2023 May-25 PM 01:41 U.S. DISTRICT COURT N.D. OF ALABAMA

EXHIBIT A

DOCUMENT 1

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Filed 05/24/24 Filed 05/24/24

State of Alabama
Unified Judicial System

COVER SHEET CIRCUIT COURT - CIVIL CASE

Cas CIRCUIT COURT OF

JEFFERSON COUNTY, ALABAMA

O1JACQUELINE ANDERSON SMITH, CLERK

Form ARCiv-93	Rev. 9/18	(Not For Domestic Relations Cases)		Date of Filing: 04/19/2023	Judge Code:		
GENERAL INFORMATION							
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL v. 3M COMPANY ET AL							
First Plaintiff:	☐ Business ☐ Government	✓ Individual ☐ Other	First De	endant: ☑ Bu	<u>—</u>	ndividual Other	
NATURE OF SUIT: Select primary cause of action, by checking box (check only one) that best characterizes your action:							
TORTS: PERSONAL INJURY WDEA - Wrongful Death TONG - Negligence: General TOMV - Negligence: Motor Vehicle TOWA - Wantonness ▼TOPL - Product Liability/AEMLD TOMM - Malpractice-Medical TOLM - Malpractice-Legal TOOM - Malpractice-Other TBFM - Fraud/Bad Faith/Misrepresentation TOXX - Other: TORTS: PERSONAL INJURY TOPE - Personal Property TORE - Real Properly		OTHER CIVIL FILINGS (cont'd) MSXX - Birth/Death Certificate Modification/Bond Forfeiture Appeal/Enforcement of Agency Subpoena/Petition to Preserve CVRT - Civil Rights COND - Condemnation/Eminent Domain/Right-of-Way CTMP - Contempt of Court CONT - Contract/Ejectment/Writ of Seizure TOCN - Conversion EQND - Equity Non-Damages Actions/Declaratory Judgment/Injunction Election Contest/Quiet Title/Sale For Division CVUD - Eviction Appeal/Unlawful Detainer FORJ - Foreign Judgment FORF - Fruits of Crime Forfeiture MSHC - Habeas Corpus/Extraordinary Writ/Mandamus/Prohibition PFAB - Protection From Abuse EPFA - Elder Protection From Abuse					
		FELA - Railroad/Seaman (FELA) RPRO - Real Property WTEG - Will/Trust/Estate/Guardianship/Conservatorship COMP - Workers' Compensation CVXX - Miscellaneous Circuit Civil Case					
R REMANDED T TRANSFERRED FROM OTHER CIRCUIT COURT							
HAS JURY TRIAL BEEN DEMANDED? YES			I INO	-	" does not constitute a 38 and 39, Ala.R.Civ.F		
RELIEF REQUESTED: ✓ MONETARY AWARD REQUESTED ☐ NO MONETARY AWARD REQUESTED							
CAD01		4/19/ Date	2023 11:08:12 AM	_		GORY A. CADE ley/Party filing this form	
MEDIATION REQUESTED: □YES ☑NO □UNDECIDED							
Election to Proceed under the Alabama Rules for Expedited Civil Actions:							

DOCUMENT 2

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Figure 19/2023 11:08 AM 01-CV-2023-901277.00 CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA JACQUELINE ANDERSON SMITH, CLERK

IN THE CIRCUIT COURT FOR THE TENTH JUDICIAL CIRCUIT **JEFFERSON COUNTY, ALABAMA**

WILLIAM NOLZE;
STEPHEN WALTER MILLER;
RANDY PAUL MILTIER;
VERNELL MINTON;
JON MINTURN;
JOHN VINCENT MISENCIK;
MICHAEL ANGELO MITCHELL;
ANTHONY LAMONT MITCHELL;
WILLIAM CALVIN MITCHELL;
CHARLES AUSTIN MITCHELL;
ANDREW GEORGE MITZ;
TIMOTHY MOFFIT;
CALVIN MOLAND;
ISIDRO MOLINA;
DENNIS JOHN MONAHAN;
EDMOND GERARD MONIOT;
JASON ALAN MONROE;
DAVID MICHAEL MONTGOMERY;
JOHN MICHAEL MONTINI;
KENNETH CLIFFORD MONTOYA;
JOSEPH M. MOODY;
CHARLES ACE MOON;
CHARLES LEE MOORE;
LAWRENCE ALLEN MOORE;
ELZIE EDWARD MOORE SR.;
PAUL DUPONT MOORE JR.;
MARION MOORE;
DARROLL LAWRENCE MOREHOUSE;
RANSOM MORELAND JR.;
RENNELLE MORELAND;
JAMES JEFFERY MORELAND;
CHARLES ARTHUR MORGAN;
JEREMY SHANE MORLEY;
ROBERT OTIS MORRIS III;
KELVIN DALE MORRISON SR;
SHERMAN DALE MORRISON;
PHILIP BARRY MORTENSON;
RUDOLPH LEE MORTON;
BRIAN EUGENE MOSES;
RICHARD MOSLEY;
ROGER DALE MOTLEY;
DONALD WILEY MUELLHAUPT;

Civil Action No:	

COMPLAINT AND JURY DEMAND

LARRY GORDON MULL; **GREGORY MARK MULLALEY;** WILLIAM MULLINS; JEFFERY LOUIS MUNCK; **EUGENE HERBERT MUND:** JULIO MUNOZ JR; **DANIEL MURPHY**; WILLIAM CHARLES MURPHY; THOMAS FRANCIS MURPHY; **JASON EDWARD MURPHY**; **DAVID LEE MURRAY**; RONALD JACKSON MURRAY; LYLE LAVERNE MUSICK; JOHN ALLEN MUTTER; **RUSTY MYERS**; LEO GUY NAPOLILLO; THOMAS NAROZNIAK: **JOSEPH MARK NATIONS; RONALD CHARLES NATTRASS; GARY WALTER NAULT;** RICHARD LEROY NAYLOR; ANTON NAZARUK; GERALD K. NEAL JR.; **DANIEL NEGRON;** RONALD RAY NEHRING; JEROME HENRY NEITZKE; DAVID ARNE NELSON; STEPHEN BARRY NELSON; ALAN JOHN NEMETH; LARRY WAYNE NEWBILL SR; **DOCTOR LOUIS NEWBY SR.**; **GEORGE CLARK NEWELL;** RONALD DAVID NIELSEN; **JEFFREY OWEN NISBET;** PAUL JOSEPH NOLAN; TIMOTHY VERNON NOLEN; RANDY GARFIELD; ARTHUR THOMAS NOONAN JR; **KEVIN DEAN NORTON;** LAWRENCE LEE NOSTRANT: WILLIAM OWEN NUSS; PAUL PHILLIP NYSTROM; THOMAS MONROE OATES; LEONARD ROBERT O'BRIAN: **EDWARD FRANCIS O'BRIEN;** JAMES DANIEL O'BRYANT SR;

THOMAS JOHN O'CONNELL; **MICHAEL PAUL OCTEAU; DONALD RAY ODETTE SR;** RICHARD WILBUR OGG; MARK ALLAN OLDMIXON; **ELIJAH JAMES OLIVER; DONALD RALPH OLIVER SR.**; THOMAS FRANK OLSZEWSKI; CHARLES DANIEL O'NEILL; MICHAEL ANTHONY OPALINSKI; DONALD WAYNE OTERO; **EDWARD LEON OTIS;** MARK LYNN OWENS: **RICHARD ROBERT OWENS;** ROY LEE OWENS; **EDWARD BANARD OWENS; BALDOMERO OZUNA**; SHELLEY PACE JR.; JIMMY MICHAEL PALMER; **ANTHONY WILLIAM PANNO;** HAROLD G. PAPPAS; **JASON PAUL PARHAM**; **RAY CHARLES PARKER; CARLOS CORTEZ PARKER;** RICKY TYRONE PARKER SR.; ROBERT GETTYS PARKINSON JR.: RAY PARMER; ALBERT PARRON; JAMES WALTER PARROTT SR; WILLIAM ROBERT PARRYMORE; DARRELL THOMAS PARTLOW; **AUGUST PASQUARIELLO; JOSEPH ONEAL PATE; EDWARD JOHN PATE;** JESSE WILSON PATRICK: **ROBERT KEVIN WILLINS; EDWIN L.J. WILLIS; ROBI TED WILLIS; MARTIN RICHARD WILLIS; GUS WILSON:** DOUGLAS WILSON; WILLIAM WRIGHT WILSON: RANDY ROSCOE WILSON; HAROLD JOSEPH WILSON: LAMONTE E WILSON,

Plaintiffs,

v.

3M COMPANY (f/k/a Minnesota Mining and Manufacturing Company); AGC CHEMICALS AMERICAS INC.: AMEREX CORPORATION; ARCHROMA U.S. INC.; ARKEMA, INC.; **BUCKEYE FIRE EQUIPMENT COMPANY**; **CARRIER GLOBAL CORPORATION: CHEMDESIGN PRODUCTS, INC.;** CHEMGUARD, INC.; **CHEMICALS, INC.**; **CHEMOURS COMPANY FC, LLC; CLARIANT CORP.**; **CORTEVA, INC.**; **DEEPWATER CHEMICALS, INC.;** DU PONT DE NEMOURS INC. (f/k/a **DOWDUPONT INC.)**; **DYNAX CORPORATION:** E.I. DU PONT DE NEMOURS AND **COMPANY**: **KIDDE-FENWAL, INC.**; **KIDDE PLC:** NATION FORD CHEMICAL **COMPANY**; **NATIONAL FOAM, INC.**; THE CHEMOURS COMPANY; TYCO FIRE PRODUCTS LP, as successor-in-interest to The Ansul Company: **UNITED TECHNOLOGIES CORPORATION: UTC FIRE & SECURITY AMERICAS** CORPORATION, INC. (f/k/a GE Interlogix, Inc.); **ALLSTAR FIRE EQUIPMENT:** FIRE-DEX, LLC; GLOBE MANUFACTURING COMPANY LLC: HONEYWELL SAFETY PRODUCT USA, LION GROUP, INC.;

MALLORY SAFETY AND SUPPLY LLC:

MINE SAFETY APPLIANCES CO., LLC; MUNICIPAL EMERGENCY SERVICES,

INC.;

PBI PERFORMANCE PRODUCTS, INC.;

SOUTHERN MILLS, INC.;

STEDFAST USA, INC.;

W.L. GORE & ASSOCIATES INC.,

Defendants.

COMPLAINT

COMES NOW, the Plaintiffs, by and through undersigned counsel, and allege upon information and belief as follows:

INTRODUCTION

- 1. Plaintiffs bring this action for damages for personal injury resulting from exposure to aqueous film-forming foams ("AFFF") and firefighter turnout gear ("TOG") containing the toxic chemicals collectively known as per and polyfluoroalkyl substances ("PFAS"). PFAS includes, but is not limited to, perfluorooctanoic acid ("PFOA") and perfluorooctane sulfonic acid ("PFOS") and related chemicals including those that degrade to PFOA and/or PFOS.
- 2. AFFF is a specialized substance designed to extinguish petroleum-based fires. It has been used for decades by military and civilian firefighters to extinguish fires in training and in response to Class B fires.
- 3. TOG is personal protective equipment designed for heat and moisture resistance in order to protect firefighters in hazardous situations. Most turnout gear is made up of a thermal liner, moisture barrier, and an outer layer. The inner layers contain PFAS, and the outer layer is often treated with additional PFAS.

- 4. Defendants collectively designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold, and/or otherwise released into the stream of commerce AFFF or TOG with knowledge that it contained highly toxic and bio persistent PFAS, which would expose end users of the product to the risks associated with PFAS. Further, defendants designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF or TOG which contained PFAS for use in firefighting.
- 5. PFAS binds to proteins in the blood of humans exposed to the material and remains and persists over long periods of time. Due to their unique chemical structure, PFAS accumulates in the blood and body of exposed individuals.
- 6. PFAS are highly toxic and carcinogenic chemicals. Defendants knew, or should have known, that PFAS remain in the human body while presenting significant health risks to humans.
- 7. Defendants' PFAS-containing AFFF or TOG products were used by the Plaintiffs in their intended manner, without significant change in the products' condition. Plaintiffs were unaware of the dangerous properties of the Defendants' AFFF or TOG products and relied on the Defendants' instructions as to the proper handling of the products. Plaintiffs' consumption, inhalation and/or dermal absorption of PFAS from Defendant's AFFF or TOG products caused Plaintiffs to develop the serious medical conditions and complications alleged herein.
- 8. Through this action, Plaintiffs seek to recover compensatory and punitive damages arising out of the permanent and significant damages sustained as a direct result of exposure to Defendants' AFFF or TOG products at various locations during the course of Plaintiffs' training

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and firefighting activities. Plaintiffs further seek injunctive, equitable, and declaratory relief

arising from the same.

JURISIDICTION AND VENUE

9. The Defendants are subject to the jurisdiction of this Court on the grounds that (a) one or

more of the Defendants is a foreign corporation whose principal place of business is located in the

State of Alabama; (b) one or more of the Defendants are foreign corporations that either are

registered to conduct business in the State of Alabama and have actually transacted business in

Alabama; and/or (c) one or more of the Defendants is a domestic corporation native to the State of

Alabama.

10. Venue is proper pursuant to Alabama Code Section 6-3-7 as significant events resulting in

the cause of action and subsequent injuries occurred in this county.

11. Joinder of all parties is proper pursuant to Rule 20(a) of the Alabama Rules of Civil

Procedure. Defendants are permissively joined in this action because the exposure, injuries, and

relief requested all arise out of similar occurrences or transactions and questions of law and fact

are common to all parties.

PARTIES

12. Plaintiff William Nolze is a resident and citizen of Abbeville, Alabama. Plaintiff regularly

used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during

his working career as a military and/or civilian firefighter.

13. Plaintiff William Nolze was diagnosed with prostate cancer as a result of exposure to

Defendants' AFFF or TOG products.

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- 14. Plaintiff Stephen Walter Miller is a resident and citizen of Newberry Springs, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 15. Plaintiff Stephen Walter Miller was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 16. Plaintiff Randy Paul Miltier is a resident and citizen of Ashland, Oregon. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 17. Plaintiff Randy Paul Miltier was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 18. Plaintiff Vernell Minton is a resident and citizen of Greenwood, Mississippi. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 19. Plaintiff Vernell Minton was diagnosed with kidney cancer as a result of exposure to Defendants' AFFF or TOG products.
- 20. Plaintiff Jon Minturn is a resident and citizen of Cape Coral, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 21. Plaintiff Jon Minturn was diagnosed with kidney cancer as a result of exposure to Defendants' AFFF or TOG products.
- 22. Plaintiff John Vincent Misencik is a resident and citizen of Butler, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 23. Plaintiff John Vincent Misencik was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 24. Plaintiff Michael Angelo Mitchell is a resident and citizen of Lithia Springs, Georgia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 25. Plaintiff Michael Angelo Mitchell was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Anthony Lamont Mitchell is a resident and citizen of Staten Island, New York. 26. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 27. Plaintiff Anthony Lamont Mitchell was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 28. Plaintiff William Calvin Mitchell is a resident and citizen of Philadelphia, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 29. Plaintiff William Calvin Mitchell was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 30. Plaintiff Charles Austin Mitchell is a resident and citizen of Huddleston, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 31. Plaintiff Charles Austin Mitchell was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 32. Plaintiff Andrew George Mitz is a resident and citizen of Birdsboro, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 33. Plaintiff Andrew George Mitz was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 34. Plaintiff Timothy Moffit is a resident and citizen of Tucson, Arizona. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 35. Plaintiff Timothy Moffit was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 36. Plaintiff Calvin Moland is a resident and citizen of Seattle, Washington. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 37. Plaintiff Calvin Moland was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 38. Plaintiff Isidro Molina is a resident and citizen of Jarales, New Mexico. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 39. Plaintiff Isidro Molina was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 40. Plaintiff Dennis John Monahan is a resident and citizen of Lancaster, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 41. Plaintiff Dennis John Monahan was diagnosed with pancreatic cancer as a result of exposure to Defendants' AFFF or TOG products.
- 42. Plaintiff Edmond Gerard Moniot is a resident and citizen of Santa Rosa, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 43. Plaintiff Edmond Gerard Moniot was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 44. Plaintiff Jason Alan Monroe is a resident and citizen of Belmont, Michigan. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 45. Plaintiff Jason Alan Monroe was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 46. Plaintiff David Michael Montgomery is a resident and citizen of Azle, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 47. Plaintiff David Michael Montgomery was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 48. Plaintiff John Michael Montini is a resident and citizen of Milton, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 49. Plaintiff John Michael Montini was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 50. Plaintiff Kenneth Clifford Montoya is a resident and citizen of Beulah, Colorado. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 51. Plaintiff Kenneth Clifford Montoya was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 52. Plaintiff Joseph M. Moody is a resident and citizen of Waukegan, Illinois. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 53. Plaintiff Joseph M. Moody was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 54. Plaintiff Charles Ace Moon is a resident and citizen of Alexander City, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 55. Plaintiff Charles Ace Moon was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 56. Plaintiff Charles Lee Moore is a resident and citizen of Baxley, Georgia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 57. Plaintiff Charles Lee Moore was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 58. Plaintiff Lawrence Allen Moore is a resident and citizen of Lexington, South Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

- 59. Plaintiff Lawrence Allen Moore was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 60. Plaintiff Elzie Edward Moore Sr. is a resident and citizen of Corpus Christi, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 61. Plaintiff Elzie Edward Moore Sr. was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 62. Plaintiff Paul Dupont Moore Jr. is a resident and citizen of Norfolk, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 63. Plaintiff Paul Dupont Moore Jr. was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 64. Plaintiff Marion Moore is a resident and citizen of Culpeper, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 65. Plaintiff Marion Moore was diagnosed with kidney cancer as a result of exposure to Defendants' AFFF or TOG products.
- 66. Plaintiff Darroll Lawrence Morehouse is a resident and citizen of Newport, Oregon. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 67. Plaintiff Darroll Lawrence Morehouse was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

- 68. Plaintiff Ransom Moreland Jr. is a resident and citizen of Ozark, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 69. Plaintiff Ransom Moreland Jr. was diagnosed with pancreatic cancer as a result of exposure to Defendants' AFFF or TOG products.
- 70. Plaintiff Rennelle Moreland is a resident and citizen of Palm Bay, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 71. Plaintiff Rennelle Moreland was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 72. Plaintiff James Jeffery Moreland is a resident and citizen of Ames, Iowa. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 73. Plaintiff James Jeffery Moreland was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 74. Plaintiff Charles Arthur Morgan is a resident and citizen of Hales Corners, Wisconsin. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 75. Plaintiff Charles Arthur Morgan was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 76. Plaintiff Jeremy Shane Morley is a resident and citizen of Spring, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

- 77. Plaintiff Jeremy Shane Morley was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 78. Plaintiff Robert Otis Morris III is a resident and citizen of San Jacinto, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 79. Plaintiff Robert Otis Morris III was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 80. Plaintiff Kelvin Dale Morrison Sr is a resident and citizen of Baker, Louisiana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 81. Plaintiff Kelvin Dale Morrison Sr was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 82. Plaintiff Sherman Dale Morrison is a resident and citizen of Franklin, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 83. Plaintiff Sherman Dale Morrison was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 84. Plaintiff Philip Barry Mortenson is a resident and citizen of Sequim, Washington. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 85. Plaintiff Philip Barry Mortenson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

- 86. Plaintiff Rudolph Lee Morton is a resident and citizen of Amarillo, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 87. Plaintiff Rudolph Lee Morton was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 88. Plaintiff Brian Eugene Moses is a resident and citizen of Brunswick, Georgia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 89. Plaintiff Brian Eugene Moses was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 90. Plaintiff Richard Mosley is a resident and citizen of Troy, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 91. Plaintiff Richard Mosley was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 92. Plaintiff Roger Dale Motley is a resident and citizen of Fort Morgan, Colorado. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 93. Plaintiff Roger Dale Motley was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 94. Plaintiff Donald Wiley Muellhaupt is a resident and citizen of Salem, Oregon. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 95. Plaintiff Donald Wiley Muellhaupt was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 96. Plaintiff Larry Gordon Mull is a resident and citizen of Niceville, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 97. Plaintiff Larry Gordon Mull was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 98. Plaintiff Gregory Mark Mullaley is a resident and citizen of Gainesville, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 99. Plaintiff Gregory Mark Mullaley was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 100. Plaintiff William Mullins is a resident and citizen of Timpson, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 101. Plaintiff William Mullins was diagnosed with testicular cancer as a result of exposure to Defendants' AFFF or TOG products.
- 102. Plaintiff Jeffery Louis Munck is a resident and citizen of Phoenix, Arizona. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Jeffery Louis Munck was diagnosed with prostate cancer as a result of exposure 103. to Defendants' AFFF or TOG products.

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- 104. Plaintiff Eugene Herbert Mund is a resident and citizen of Kingman, Arizona. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 105. Plaintiff Eugene Herbert Mund was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 106. Plaintiff Julio Munoz Jr is a resident and citizen of Chicago, Illinois. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 107. Plaintiff Julio Munoz Jr was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Daniel Murphy is a resident and citizen of Middleburg, Florida. Plaintiff 108. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 109. Plaintiff Daniel Murphy was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 110. Plaintiff William Charles Murphy is a resident and citizen of Boise, Idaho. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff William Charles Murphy was diagnosed with pancreatic cancer as a result of 111. exposure to Defendants' AFFF or TOG products.
- Plaintiff Thomas Francis Murphy is a resident and citizen of Tumwater, Washington. 112. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

- 113. Plaintiff Thomas Francis Murphy was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 114. Plaintiff Jason Edward Murphy is a resident and citizen of Silvana, Washington. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 115. Plaintiff Jason Edward Murphy was diagnosed with kidney cancer as a result of exposure to Defendants' AFFF or TOG products.
- 116. Plaintiff David Lee Murray is a resident and citizen of Lebanon, Indiana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 117. Plaintiff David Lee Murray was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 118. Plaintiff Ronald Jackson Murray is a resident and citizen of Portland, Oregon. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 119. Plaintiff Ronald Jackson Murray was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 120. Plaintiff Lyle Laverne Musick is a resident and citizen of Burley, Idaho. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 121. Plaintiff Lyle Laverne Musick was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 122. Plaintiff John Allen Mutter is a resident and citizen of Three Forks, Montana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 123. Plaintiff John Allen Mutter was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 124. Plaintiff Rusty Myers is a resident and citizen of Sacramento, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 125. Plaintiff Rusty Myers was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 126. Plaintiff Leo Guy Napolillo is a resident and citizen of Connellsville, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 127. Plaintiff Leo Guy Napolillo was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 128. Plaintiff Thomas Narozniak is a resident and citizen of Beachwood, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 129. Plaintiff Thomas Narozniak was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 130. Plaintiff Joseph Mark Nations is a resident and citizen of Columbia, South Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

- 131. Plaintiff Joseph Mark Nations was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 132. Plaintiff Ronald Charles Nattrass is a resident and citizen of Hudson, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 133. Plaintiff Ronald Charles Nattrass was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 134. Plaintiff Gary Walter Nault is a resident and citizen of Sturgeon Bay, Wisconsin. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 135. Plaintiff Gary Walter Nault was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 136. Plaintiff Richard Leroy Naylor is a resident and citizen of Salem, Oregon. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 137. Plaintiff Richard Leroy Naylor was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 138. Plaintiff Anton Nazaruk is a resident and citizen of Barnegat, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 139. Plaintiff Anton Nazaruk was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 140. Plaintiff Gerald K. Neal Jr. is a resident and citizen of Dequincy, Louisiana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 141. Plaintiff Gerald K. Neal Jr. was diagnosed with kidney cancer as a result of exposure to Defendants' AFFF or TOG products.
- 142. Plaintiff Daniel NeGron is a resident and citizen of South Brunswick Township, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 143. Plaintiff Daniel NeGron was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Ronald Ray Nehring is a resident and citizen of Alma, Kansas. Plaintiff regularly 144. used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Ronald Ray Nehring was diagnosed with prostate cancer as a result of exposure 145. to Defendants' AFFF or TOG products.
- 146. Plaintiff Jerome Henry Neitzke is a resident and citizen of Saint Clair, Michigan. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 147. Plaintiff Jerome Henry Neitzke was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff David Arne Nelson is a resident and citizen of Spring Lake, North Carolina. 148. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 149. Plaintiff David Arne Nelson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 150. Plaintiff Stephen Barry Nelson is a resident and citizen of Portsmouth, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 151. Plaintiff Stephen Barry Nelson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Alan John Nemeth is a resident and citizen of Cocoa, Florida. Plaintiff regularly 152. used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 153. Plaintiff Alan John Nemeth was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 154. Plaintiff Larry Wayne Newbill Sr is a resident and citizen of Sedalia, Missouri. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 155. Plaintiff Larry Wayne Newbill Sr was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 156. Plaintiff Doctor Louis Newby Sr. is a resident and citizen of Carrollton, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Doctor Louis Newby Sr. was diagnosed with prostate cancer as a result of 157. exposure to Defendants' AFFF or TOG products.

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- 158. Plaintiff George Clark Newell is a resident and citizen of Lakeview, Michigan. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 159. Plaintiff George Clark Newell was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 160. Plaintiff Ronald David Nielsen is a resident and citizen of Hyrum, Utah. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 161. Plaintiff Ronald David Nielsen was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 162. Plaintiff Jeffrey Owen Nisbet is a resident and citizen of Libby, Montana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 163. Plaintiff Jeffrey Owen Nisbet was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 164. Plaintiff Paul Joseph Nolan is a resident and citizen of Gulfport, Mississippi. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 165. Plaintiff Paul Joseph Nolan was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 166. Plaintiff Timothy Vernon Nolen is a resident and citizen of Wichita Falls, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 167. Plaintiff Timothy Vernon Nolen was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 168. Plaintiff Randy Garfield is a resident and citizen of Birmingham, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 169. Plaintiff Randy Garfield was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Arthur Thomas Noonan Jr is a resident and citizen of Midlothian, Illinois. Plaintiff 170. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 171. Plaintiff Arthur Thomas Noonan Jr was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Kevin Dean Norton is a resident and citizen of Dodge City, Kansas. Plaintiff 172. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 173. Plaintiff Kevin Dean Norton was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 174. Plaintiff Lawrence Lee Nostrant is a resident and citizen of Lewiston, Idaho. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Lawrence Lee Nostrant was diagnosed with prostate cancer as a result of exposure 175. to Defendants' AFFF or TOG products.

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- 176. Plaintiff William Owen Nuss is a resident and citizen of West Palm Beach, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff William Owen Nuss was diagnosed with prostate cancer as a result of exposure 177. to Defendants' AFFF or TOG products.
- 178. Plaintiff Paul Phillip Nystrom is a resident and citizen of Colon, Michigan. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 179. Plaintiff Paul Phillip Nystrom was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Thomas Monroe Oates is a resident and citizen of Palmer, Texas. Plaintiff 180. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 181. Plaintiff Thomas Monroe Oates was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 182. Plaintiff Leonard Robert O'Brian is a resident and citizen of Vernon, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 183. Plaintiff Leonard Robert O'Brian was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Edward Francis O'Brien is a resident and citizen of Eden, Wisconsin. Plaintiff 184. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 185. Plaintiff Edward Francis O'Brien was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 186. Plaintiff James Daniel O'Bryant Sr is a resident and citizen of Hardeeville, South Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 187. Plaintiff James Daniel O'Bryant Sr was diagnosed with pancreatic cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Thomas John O'Connell is a resident and citizen of Elmsford, New York. Plaintiff 188. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 189. Plaintiff Thomas John O'Connell was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 190. Plaintiff Michael Paul Octeau is a resident and citizen of Johnston, Rhode Island. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 191. Plaintiff Michael Paul Octeau was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 192. Plaintiff Donald Ray Odette Sr is a resident and citizen of Saint Joseph, Missouri. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Donald Ray Odette Sr was diagnosed with bladder cancer as a result of exposure 193. to Defendants' AFFF or TOG products.

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- 194. Plaintiff Richard Wilbur Ogg is a resident and citizen of Council Bluffs, Iowa. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 195. Plaintiff Richard Wilbur Ogg was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 196. Plaintiff Mark Allan Oldmixon is a resident and citizen of Houston, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 197. Plaintiff Mark Allan Oldmixon was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 198. Plaintiff Elijah James Oliver is a resident and citizen of Lake Charles, Louisiana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 199. Plaintiff Elijah James Oliver was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 200. Plaintiff Donald Ralph Oliver Sr. is a resident and citizen of Wilson, North Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 201. Plaintiff Donald Ralph Oliver Sr. was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 202. Plaintiff Thomas Frank Olszewski is a resident and citizen of Chesterfield, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 203. Plaintiff Thomas Frank Olszewski was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 204. Plaintiff Charles Daniel O'Neill is a resident and citizen of Millsboro, Delaware. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 205. Plaintiff Charles Daniel O'Neill was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 206. Plaintiff Michael Anthony Opalinski is a resident and citizen of Charleroi, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 207. Plaintiff Michael Anthony Opalinski was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 208. Plaintiff Donald Wayne Otero is a resident and citizen of Tarpon Springs, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 209. Plaintiff Donald Wayne Otero was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 210. Plaintiff Edward Leon Otis is a resident and citizen of Mobile, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 211. Plaintiff Edward Leon Otis was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 212. Plaintiff Mark Lynn Owens is a resident and citizen of Fort Madison, Iowa. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 213. Plaintiff Mark Lynn Owens was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 214. Plaintiff Richard Robert Owens is a resident and citizen of Wilkes-Barre, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 215. Plaintiff Richard Robert Owens was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 216. Plaintiff Roy Lee Owens is a resident and citizen of Lugoff, South Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 217. Plaintiff Roy Lee Owens was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 218. Plaintiff Edward Banard Owens is a resident and citizen of Rio Hondo, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 219. Plaintiff Edward Banard Owens was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 220. Plaintiff Baldomero Ozuna is a resident and citizen of Edinburg, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 221. Plaintiff Baldomero Ozuna was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 222. Plaintiff Shelley Pace Jr. is a resident and citizen of East Hartford, Connecticut. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 223. Plaintiff Shelley Pace Jr. was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Jimmy Michael Palmer is a resident and citizen of Mobile, Alabama. Plaintiff 224. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 225. Plaintiff Jimmy Michael Palmer was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 226. Plaintiff Anthony William Panno is a resident and citizen of Spring Hill, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 227. Plaintiff Anthony William Panno was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 228. Plaintiff Harold G. Pappas is a resident and citizen of San Diego, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Harold G. Pappas was diagnosed with prostate cancer as a result of exposure to 229. Defendants' AFFF or TOG products.

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- 230. Plaintiff Jason Paul Parham is a resident and citizen of Athens, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 231. Plaintiff Jason Paul Parham was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Ray Charles Parker is a resident and citizen of Semmes, Alabama. Plaintiff 232. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 233. Plaintiff Ray Charles Parker was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Carlos Cortez Parker is a resident and citizen of Pinson, Alabama. Plaintiff 234. regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Carlos Cortez Parker was diagnosed with prostate cancer as a result of exposure 235. to Defendants' AFFF or TOG products.
- 236. Plaintiff Ricky Tyrone Parker Sr. is a resident and citizen of Mulberry, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 237. Plaintiff Ricky Tyrone Parker Sr. was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- Plaintiff Robert Gettys Parkinson Jr. is a resident and citizen of Brentwood, California. 238. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

- 239. Plaintiff Robert Gettys Parkinson Jr. was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 240. Plaintiff Ray Parmer is a resident and citizen of Thomaston, Georgia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 241. Plaintiff Ray Parmer was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 242. Plaintiff Albert Parron is a resident and citizen of Miami Beach, Florida. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 243. Plaintiff Albert Parron was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 244. Plaintiff James Walter Parrott Sr is a resident and citizen of West Monroe, Louisiana. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 245. Plaintiff James Walter Parrott Sr was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 246. Plaintiff William Robert Parrymore is a resident and citizen of Longview, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 247. Plaintiff William Robert Parrymore was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.

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- 248. Plaintiff Darrell Thomas Partlow is a resident and citizen of Cofield, North Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 249. Plaintiff Darrell Thomas Partlow was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 250. Plaintiff August Pasquariello is a resident and citizen of Levittown, New York. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 251. Plaintiff August Pasquariello was diagnosed with bladder cancer as a result of exposure to Defendants' AFFF or TOG products.
- 252. Plaintiff Joseph Oneal Pate is a resident and citizen of Florence, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 253. Plaintiff Joseph Oneal Pate was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 254. Plaintiff Edward John Pate is a resident and citizen of San Jose, California. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 255. Plaintiff Edward John Pate was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 256. Plaintiff Jesse Wilson Patrick is a resident and citizen of Sneads Ferry, North Carolina. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 257. Plaintiff Jesse Wilson Patrick was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 258. Plaintiff Robert Kevin Willins is a resident and citizen of Newfield, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 259. Plaintiff Robert Kevin Willins was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 260. Plaintiff Edwin L.J. Willis is a resident and citizen of Ardmore, Oklahoma. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 261. Plaintiff Edwin L.J. Willis was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 262. Plaintiff Robi Ted Willis is a resident and citizen of Spring, Texas. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 263. Plaintiff Robi Ted Willis was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 264. Plaintiff Martin Richard Willis is a resident and citizen of Virginia Beach, Virginia. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- Plaintiff Martin Richard Willis was diagnosed with prostate cancer as a result of exposure 265. to Defendants' AFFF or TOG products.

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- 266. Plaintiff Gus Wilson is a resident and citizen of Brent, Alabama. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 267. Plaintiff Gus Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 268. Plaintiff Douglas Wilson is a resident and citizen of Rock Island, Illinois. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 269. Plaintiff Douglas Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 270. Plaintiff William Wright Wilson is a resident and citizen of Grosse Pointe, Michigan. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 271. Plaintiff William Wright Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 272. Plaintiff Randy Roscoe Wilson is a resident and citizen of Pine Hill, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 273. Plaintiff Randy Roscoe Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 274. Plaintiff Harold Joseph Wilson is a resident and citizen of Orange, New Jersey. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.

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- 275. Plaintiff Harold Joseph Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 276. Plaintiff Lamonte E Wilson is a resident and citizen of Pittsburgh, Pennsylvania. Plaintiff regularly used, and was thereby directly exposed to, AFFF and TOG in training and to extinguish fires during his working career as a military and/or civilian firefighter.
- 277. Plaintiff Lamonte E Wilson was diagnosed with prostate cancer as a result of exposure to Defendants' AFFF or TOG products.
- 278. Defendants are designers, marketers, developers, manufacturers, distributors, releasers, instructors, promotors and sellers of PFAS-containing AFFF products or underlying PFAS containing chemicals used in AFFF production. The following Defendants, at all times relevant to this lawsuit, manufactured, designed, marketed, distributed, released, instructed, promoted and/or otherwise sold (directly or indirectly) PFAS-containing AFFF products to various locations for use in fighting Class B fires such that each Defendant knew or should have known said products would be delivered to areas for active use by Plaintiffs during the course of training and firefighting activities.
- 279. Defendant, 3M Company, f/k/a Minnesota Mining and Manufacturing Company, ("3M"), is a Delaware corporation and does business throughout the United States. 3M has its principal place of business at 3M Center, St. Paul, Minnesota 55133.
- 280. 3M designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled

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and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use

in firefighting.

281. Defendant AGC Chemicals Americas, Inc. ("AGC") is a Delaware corporation and does

business throughout the United States. AGC has its principal place of business at 55 E. Uwchlan

Ave., Suite 201, Exton, Pennsylvania 19341.

AGC designed, marketed, developed, manufactured, distributed, released, trained users, 282.

produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF

containing PFAS that are used in firefighting training and response exercises which are the subject

of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed,

released, trained users, produced instructional materials, promoted, sold and/or otherwise handled

and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use

in firefighting.

Defendant Amerex Corporation ("Amerex") is an Alabama corporation and does business 283.

throughout the United States. Amerex has its principal place of business at 7595 Gadsden

Highway, Trussville, Alabama 35173.

284. Amerex designed, marketed, developed, manufactured, distributed, released, trained users,

produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF

containing PFAS that are used in firefighting training and response exercises which are the subject

of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed,

released, trained users, produced instructional materials, promoted, sold and/or otherwise handled

and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use

in firefighting.

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285. Defendant Archroma U.S. Inc. ("Archroma") is a North Carolina company and does

business throughout the United States. Archroma has its principal place of business at 5435 77

Center Drive, #10 Charlotte, North Carolina 28217. Upon information and belief, Archroma was

formed in 2013 as part of the acquisition of Clariant Corporation's Textile Chemicals, Paper

Specialties and Emulsions business by SK Capital Partners.

286. Archroma designed, marketed, developed, manufactured, distributed, released, trained

users, produced instructional materials, promoted, sold and/or otherwise handled and/or used

AFFF containing PFAS that are used in firefighting training and response exercises which are the

subject of this Complaint. Further, defendant designed, marketed, developed, manufactured,

distributed, released, trained users, produced instructional materials, promoted, sold and/or

otherwise handled and/or used underlying chemicals and/or products added to AFFF which

contained PFAS for use in firefighting.

287. Defendant Arkema, Inc. ("Arkema") is a Pennsylvania corporation and does business

throughout the United States. Arkema has its principal place of business at 900 1st Avenue, King

of Prussia, Pennsylvania 19406. Upon information and belief, assets of Arkema's fluorochemical

business were purchased by Defendant Dupont in 2002.

288. Arkema designed, marketed, developed, manufactured, distributed, released, trained users,

produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF

containing PFAS that are used in firefighting training and response exercises which are the subject

of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed,

released, trained users, produced instructional materials, promoted, sold and/or otherwise handled

and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use

in firefighting.

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- 289. Defendant Buckeye Fire Equipment Company ("Buckeye") is an Ohio corporation and does business throughout the United States. Buckeye has its principal place of business at 110 Kings Road, Mountain, North Carolina 28086.
- 290. Buckeye designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- 291. Defendant Carrier Global Corporation ("Carrier") is a Delaware corporation and does business throughout the United States. Carrier has its principal place of business at 13995 Pasteur Boulevard, Palm Beach Gardens, Florida 33418. Upon information and belief, Carrier was formed in 2020 and is the parent company of Kidde-Fenwal, Inc., a manufacturer of AFFF.
- 292. Carrier designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

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- 293. Defendant ChemDesign Products, Inc. ("ChemDesign") is a Texas corporation and does business throughout the United States. ChemDesign has its principal place of business at 2 Stanton Street, Marinette, Wisconsin 54143.
- 294. ChemDesign designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Chemguard, Inc. ("Chemguard") is a Wisconsin corporation and does business 295. throughout the United States. Chemguard has its principal place of business at One Stanton Street, Marinette, Wisconsin 54143.
- Chemguard designed, marketed, developed, manufactured, distributed, released, trained 296. users, produced instructional materials, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Chemicals, Inc. ("Chemicals") is a Texas corporation and does business 297. throughout the United States. Chemicals has its principal place of business at 12321 Hatcherville Road, Baytown, Texas 77521.

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- 298. Chemicals designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- 299. Defendant Chemours Company FC, LLC ("Chemours FC"), is a Delaware corporation and does business throughout the United States. Chemours has its principal place of business at 1007 Market Street, Wilmington, Delaware 19899. Chemours FC is a subsidiary of The Chemours Company.
- 300. Chemours FC designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- 301. Defendant Clariant Corporation ("Clariant") is a New York corporation and does business throughout the United States. Clariant has its principal place of business at 4000 Monroe Road, Charlotte, North Carolina 28205.
- 302. Clariant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject

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of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed,

released, trained users, produced instructional materials, promoted, sold and/or otherwise handled

and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use

in firefighting.

Defendant Corteva, Inc. ("Corteva") is a Delaware Corporation that conducts business 303.

throughout the United States. Its principal place of business is Chestnut Run Plaza 735,

Wilmington, Delaware 19805. Corteva is the successor-in-interest to Dupont Chemical Solutions

Enterprise.

304. Corteva designed, marketed, developed, manufactured, distributed, released, trained users,

produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing

PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed,

manufactured, distributed, released, trained users, produced instructional materials, promoted, sold

and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which

contained PFAS for use in firefighting.

305. Defendant Deepwater Chemicals, Inc. ("Deepwater") is a Delaware corporation and does

business throughout the United States. Deepwater's principal place of business is at 196122 E

County Road 735, Woodward, Oklahoma 73801.

Deepwater designed, marketed, developed, manufactured, distributed, released, trained 306.

users, produced instructional materials, promoted, sold and/or otherwise handled and/or used

AFFF containing PFAS that are used in firefighting training and response exercises which are the

subject of this Complaint. Further, defendant designed, marketed, developed, manufactured,

distributed, released, trained users, produced instructional materials, promoted, sold and/or

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otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

- 307. Defendant Du Pont de Nemours Inc. (f/k/a DowDuPont, Inc.) ("DowDuPont"), is a Delaware corporation and does business throughout the United States. DowDuPont, has its principal place of business at 1007 Market Street, Wilmington, Delaware 19899 and 2211 H.H. Dow Way, Midland, Michigan 48674. DowDupont was created in 2015 to transfer Chemours and DuPont liabilities for manufacturing and distributing flurosurfactants to AFFF manufacturers.
- DowDuPont designed, marketed, developed, manufactured, distributed, released, trained 308. users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Dynax Corporation ("Dynax") is a New York corporation that conducts 309. business throughout the United States. Its principal place of business is 103 Fairview Park Drive, Elmsford, New York, 10523-1544.
- 310. Dynax designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

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- 311. Defendant E. I. du Pont de Nemours and Company ("DuPont"), is a Delaware corporation and does business throughout the United States. DuPont has its principal place of business at 1007 Market Street, Wilmington, Delaware 19898.
- DuPont designed, marketed, developed, manufactured, distributed, released, trained users, 312. produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Kidde-Fenwal, Inc. ("Kidde-Fenwal") is a corporation organized under the laws 313. of the State of Delaware and does business throughout the United States. Kidde-Fenwal has its principal place of business at One Financial Plaza, Hartford, Connecticut 06101. Kidde-Fenwal is the successor-in-interest to Kidde Fire Fighting, Inc. (f/k/a Chubb National Foam, Inc. f/k/a National Foam System, Inc.) (collectively, "Kidde/Kidde Fire").
- 314. Kidde-Fenwal designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Kidde P.L.C., Inc. ("Kidde P.L.C.") is a foreign corporation organized and 315. existing under the laws of the State of Delaware and does business throughout the United States. Kidde P.L.C. has its principal place of business at One Carrier Place, Farmington, Connecticut

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- 06034. Upon information and belief, Kidde PLC was formerly known as Williams Holdings, Inc. and/or Williams US, Inc.
- 316. Kidde P.L.C. designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- 317. Defendant Nation Ford Chemical Company ("Nation Ford") is a South Carolina company and does business throughout the United States. Nation Ford has its principal place of business at 2300 Banks Street, Fort Mill, South Carolina 29715.
- 318. Nation Ford designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- 319. Defendant National Foam, Inc. ("National Foam") is a Delaware corporation and does business throughout the United States. National Foam has its principal place of business at 141 Junny Road, Angier, North Carolina, 27501.
- 320. National Foam designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject

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of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

- 321. Defendant The Chemours Company ("Chemours"), is a Delaware corporation and does business throughout the United States. Chemours has its principal place of business 1007 Market Street, Wilmington, Delaware 19898. Upon information and belief, Chemours was spun off from DuPont in 2015 to assume PFAS related liabilities.
- 322. Chemours designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant Tyco Fire Products, LP, as successor-in-interest to The Ansul Company 323. ("Tyco"), is a Delaware limited partnership and does business throughout the United States. Tyco has its principal place of business at 1400 Pennbrook Parkway, Lansdale, Pennsylvania 19466. Tyco manufactured and currently manufactures the Ansul brand of products, including Ansul brand AFFF containing PFAS.
- 324. Tyco is the successor in interest to the corporation formerly known as The Ansul Company ("Ansul"). At all times relevant, Tyco/Ansul designed, marketed, developed, manufactured, distributed released, trained users, produced instructional materials, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises

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which are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

- 325. Defendant United Technologies Corporation ("United Technologies") is a foreign corporation organized and existing under the laws of the State of Delaware and does business throughout the United States. United Technologies has its principal place of business at 8 Farm Springs Road, Farmington, Connecticut 06032.
- 326. United Technologies designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.
- Defendant UTC Fire & Security Americas Corporation, Inc. (f/k/a GE Interlogix, Inc.) 327. ("UTC") is a North Carolina corporation and does business throughout the United States. UTC has principal place of business at 3211 Progress Drive, Lincolnton, North Carolina 28092. Upon information and belief, Kidde-Fenwal, Inc. is part of the UTC Climate Control & Security unit of United Technologies Corporation.
- 328. UTC designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, sold, and/or otherwise handled and/or used AFFF containing PFAS that are the subject of this Complaint. Further, defendant designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold

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and/or otherwise handled and/or used underlying chemicals and/or products added to AFFF which contained PFAS for use in firefighting.

- 329. Defendant Allstar Fire Equipment is a California corporation ("Allstar") and does business throughout the United States. Allstar has its principal place of business at 12328 Lower Azusa Road, Arcadia, California 91006.
- 330. Allstar developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- 331. Defendant Fire-Dex, LLC ("Fire-Dex") is a Delaware corporation and does business throughout the United States. Fire-Dex has its principal place of business at 780 South Progress Drive, Medina, Ohio 44256.
- 332. Fire-Dex developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- 333. Defendant Globe Manufacturing Company LLC ("Globe") is a New Hampshire corporation and does business throughout the United States. Globe has its principal place of business at 37 Loudon Road, Pittsfield, New Hampshire 03263.
- 334. Globe developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- 335. Defendant Honeywell Safety Products USA, Inc. ("Honeywell") is a Delaware corporation and does business throughout the United States. Honeywell has its principal place of business at 300 South Tryon Street Suite 500, Charlotte, North Carolina 28202.
- 336. Honeywell developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.

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- 337. Defendant Lion Group, Inc. ("Lion") is an Ohio corporation and does business throughout the United States. Lion has its principal place of business at 7200 Poe Avenue, Suite 400 Dayton, Ohio, 45414.
- Lion developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, 338. PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant Mallory Safety and Supply LLC. ("Mallory") is a Washington corporation and 339. does business throughout the United States. Mallory has its principal place of business at 1040 Industrial Way, Longview, Washington, 98632.
- 340. Mallory developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant Mine Safety Appliances Co., Inc. ("MSA") is a Pennsylvania corporation and 341. does business throughout the United States. MSA has its principal place of business at 1000 Cranberry Woods Drive, Cranberry Township, Pennsylvania, 16066.
- MSA developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, 342. PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant Municipal Emergency Services, Inc. ("MES") is a Nevada corporation and does 343. business throughout the United States. MES has its principal place of business at 12 Turnberry Lane, Sandy Hook, Connecticut 06482.
- 344. MES developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant PBI Performance Products, Inc. ("PBI") is a Delaware corporation and does 345. business throughout the United States. PBI has its principal place of business at 9800-D Southern Pine Boulevard, Charlotte, North Carolina 28273.

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- 346. PBI developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant Southern Mills, Inc. ("Southern Mills") is a Georgia corporation and does 347. business throughout the United States. Southern Mills has its principal place of business at 6501 Mall Boulevard, Union City, Georgia 30291.
- 348. Southern Mills developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- Defendant Stedfast USA, Inc. ("Stedfast") is a Delaware corporation and does business 349. throughout the United States. Stadfast has its principal place of business at 800 Mountain View Drive, Piney Flats, Tennessee 37686.
- Stedfast developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, 350. PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- 351. Defendant W.L. Gore & Associates Inc. ("Gore") is a Delaware corporation and does business throughout the United States. Gore has its principal place of business at 1901 Barksdale Road, Newark, Delaware 19711.
- 352. Gore developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.
- When reference is made in this Complaint to any act or omission of any of the Defendants, 353. it shall be deemed that the officers, directors, agents, employees, or representatives of the Defendants committed or authorized such act or omission, or failed to adequately supervise or properly control or direct their employees while engaged in the management, direction, operation, or control of the affairs of Defendants, and did so while acting within the scope of their duties, employment or agency.

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- 354. The term "AFFF Defendant" or "AFFF Defendants" refers to all Defendants named herein who designed, marketed, developed, manufactured, distributed, released, trained users, produced instructional materials, promoted, sold and/or otherwise handled and/or used AFFF containing PFAS that are used in firefighting training and response exercises which are the subject of this Complaint, jointly and severally, unless otherwise stated.
- The term "TOG Defendant" or "TOG Defendants" refers to all Defendants names herein 355. who developed, manufactured, marketed, distributed, released, sold, and/or used PFAS, PFAS materials, and products containing PFAS in turnout gear for use in firefighting.

FACTUAL ALLEGATIONS

- 356. Aqueous Film-Forming Foam ("AFFF") is a combination of chemicals used to extinguish hydrocarbon fuel-based fires.
- 357. AFFF-containing fluorinated surfactants have better firefighting capabilities than water due to their surfactant-tension lowering properties which allow the compound(s) to extinguish fire by smothering, ultimately starving it of oxygen.
- 358. AFFF is a Class-B firefighting foam. It is mixed with water and used to extinguish fires that are difficult to fight, particularly those that involve petroleum or other flammable liquids.
- AFFF Defendants designed, marketed, developed, manufactured, distributed, released, 359. trained users, produced instructional materials, promoted, sold, and/or otherwise handled AFFF containing toxic PFAS or underlying PFAS containing chemicals used in AFFF production that were used by entities around the country, including military, county, and municipal firefighting departments.
- 360. AFFF Defendants have each designed, marketed, developed, manufactured. distributed, released, trained users on, produced instructional materials for, sold, and/or otherwise

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handled and/or used AFFF containing PFAS, in such a way as to cause the contamination of Plaintiffs' blood and/or body with PFAS, and the resultant biopersistence and bioaccumulation of such PFAS in the blood and/or body of Plaintiffs.

- AFFF was introduced commercially in the mid-1960s and rapidly became the primary 361. firefighting foam in the United States and in other parts of the world. It contains PFAS, which are highly fluorinated synthetic chemical compounds whose family include PFOS and PFOA.
- 362. PFAS are a family of chemical compounds containing fluorine and carbon atoms.
- 363. PFAS have been used for decades in the manufacture of AFFF. The PFAS family of chemicals are entirely human-made and do not naturally occur or otherwise exist.
- Prior to commercial development and large-scale manufacture and use of AFFF containing 364. PFAS, no such PFAS had been found or detected in human blood.

A. **AFFF / PFAS Hazardous Effects on Humans**

- 365. AFFF and its components are associated with a wide variety of adverse health effects in humans.
- Exposure to AFFF Defendants' products has been linked to serious medical conditions 366. including, but not limited to, kidney cancer, testicular cancer, liver cancer, testicular tumors, pancreatic cancer, prostate cancer, leukemia, lymphoma, bladder cancer, thyroid disease and infertility.
- 367. By at least the end of the 1960s, animal toxicity testing performed by some Defendants manufacturing and/or using PFAS indicated that exposure to such materials, including at least PFOA, resulted in various adverse health effects among multiple species of laboratory animals, including toxic effects to the liver, testes, adrenals, and other organs and bodily systems.

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368. By at least the end of the 1960s, additional research and testing performed by some

Defendants manufacturing and/or using PFAS indicated that such materials, including at least

PFOA, because of their unique chemical structure, were resistant to environmental degradation

and would persist in the environment essentially unaltered if allowed to enter the environment.

By at least the end of the 1970s, additional research and testing performed by some 369.

Defendants manufacturing and/or using PFAS indicated that one or more such materials, including

at least PFOA and PFOS, because of their unique chemical structure, would bind to proteins in the

blood of animals and humans exposed to such materials where such materials would remain and

persist over long periods of time and would accumulate in the blood/body of the exposed

individuals with each additional exposure.

By at least the end of the 1980s, additional research and testing performed by some 370.

Defendants manufacturing and/or using PFAS indicated that at least one such PFAS, PFOA, had

caused Leydig cell (testicular) tumors in a chronic cancer study in rats, resulting in at least one

such Defendant, DuPont, classifying such PFAS internally as a confirmed animal carcinogen and

possible human carcinogen.

It was understood by AFFF Defendants by at least the end of the 1980s that a chemical that 371.

caused cancer in animal studies must be presumed to present a cancer risk to humans, unless the

precise mechanism of action by which the tumors were caused was known and would not occur in

humans.

372. By at least the end of the 1980s, scientists had not determined the precise mechanism of

action by which any PFAS caused tumors. Therefore, scientific principles of carcinogenesis

classification mandated AFFF Defendants presume any such PFAS material that caused tumors in

animal studies could present a potential cancer risk to exposed humans.

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- 373. By at least the end of the 1980s, additional research and testing performed by some Defendants manufacturing and/or using PFAS, including at least DuPont, indicated that elevated incidence of certain cancers and other adverse health effects, including elevated liver enzymes and birth defects, had been observed among workers exposed to such materials, including at least PFOA, but such data was not published, provided to governmental entities as required by law, or otherwise publicly disclosed at the time.
- By at least the end of the 1980s, some Defendants, including at least 3M and DuPont, 374. understood that, not only did PFAS, including at least PFOA and PFOS, get into and persist and accumulate in the human blood and in the human body, but that once in the human body and blood, particularly the longer-chain PFAS, such as PFOS and PFOA, had a long half-life. Meaning that it would take a very long time before even half of the material would start to be eliminated, which allowed increasing levels of the chemicals to build up and accumulate in the blood and/or body of exposed individuals over time, particularly if any level of exposure continued.
- By at least the end of the 1990s, additional research and testing performed by some 375. Defendants manufacturing and/or using PFAS, including at least 3M and DuPont, indicated that at least one such PFAS, PFOA, had caused a triad of tumors (Leydig cell (testicular), liver, and pancreatic) in a second chronic cancer study in rats.
- By at least the end of the 1990s, the precise mechanism(s) of action by which any PFAS 376. caused each of the tumors found in animal studies had still not been identified, mandating that AFFF Defendants continue to presume that any such PFAS that caused such tumors in animal studies could present a potential cancer risk to exposed humans.
- By at least 2010, additional research and testing performed by some Defendants 377. manufacturing and/or using PFAS, including at least 3M and DuPont, revealed multiple potential

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adverse health impacts among workers exposed to such PFAS, including at least PFOA, such as increased cancer incidence, hormone changes, lipid changes, and thyroid and liver impacts.

378. When the United States Environmental Protection Agency ("USEPA") and other state and local public health agencies and officials first began learning of PFAS exposure in the United States and potential associated adverse health effects, AFFF Defendants repeatedly assured and represented to such entities and the public that such exposure presented no risk of harm and were

of no significance.

- 379. After the USEPA and other entities began asking Defendants to stop manufacturing and/or using certain PFAS, AFFF Defendants began manufacturing and/or using and/or began making and/or using more of certain other and/or "new" PFAS, including PFAS materials with six or fewer carbons, such as GenX (collectively "Short-Chain PFAS").
- 380. AFFF Defendants manufacturing and/or using Short-Chain PFAS, including at least DuPont and 3M, are aware that one or more such Short-Chain PFAS materials also have been found in human blood.
- By at least the mid-2010s, AFFF Defendants, including at least DuPont and Chemours, 381. were aware that at least one Short-Chain PFAS had been found to cause the same triad of tumors (Leydig (testicular), liver, and pancreatic) in a chronic rat cancer study as had been found in a chronic rat cancer study with a non-Short-Chain PFAS.
- 382. Research and testing performed by and/or on behalf of AFFF Defendants making and/or using Short-Chain PFAS indicates that such Short-Chain PFAS materials present the same, similar, and/or additional risks to human health as had been found in research on other PFAS materials, including cancer risk.

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383. Nevertheless, AFFF Defendants repeatedly assured and represented to governmental

entities and the public (and continue to do so) that the presence of PFAS, including Short-Chain

PFAS, in human blood at the levels found within the United States present no risk of harm and is

of no legal, toxicological, or medical significance of any kind.

At all relevant times, AFFF Defendants, individually and/or collectively, possessed the 384.

resources and ability but have intentionally, purposefully, recklessly, and/or negligently chosen

not to fund or sponsor any study, investigation, testing, and/or other research of any kind of the

nature that AFFF Defendants claim is necessary to confirm and/or prove that the presence of any

one and/or combination of PFAS in human blood causes any disease and/or adverse health impact

of any kind in humans, presents any risk of harm to humans, and/or is of any legal, toxicological,

or medical significance to humans, according to standards AFFF Defendants deem acceptable.

385. Even after an independent science panel, known as the "C8 Science Panel," publicly

announced in the 2010s that human exposure to 0.05 parts per billion or more of one PFAS, PFOA,

had "probable links" with certain human diseases, including kidney cancer, testicular cancer,

ulcerative colitis, thyroid disease, preeclampsia, and medically-diagnosed high cholesterol, AFFF

Defendants repeatedly assured and represented to governmental entities, their customers, and the

public (and continue to do so) that the presence of PFAS in human blood at the levels found within

the United States presents no risk of harm and is of no legal, toxicological, or medical significance

of any kind, and have represented to and assured such governmental entities, their customers, and

the public (and continue to do so) that the work of the independent C8 Science Panel was

inadequate.

386. At all relevant times, AFFF Defendants shared and/or should have shared among

themselves all relevant information relating to the presence, biopersistence, and bioaccumulation

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of PFAS in human blood and associated toxicological, epidemiological, and/or other adverse

effects and/or risks.

As of the present date, blood serum testing and analysis by AFFF Defendants, independent 387.

scientific researchers, and/or government entities has confirmed that PFAS materials are clinically

demonstrably present in approximately 99% of the current population of the United States.

There is no naturally-occurring "background," normal, and/or acceptable level or rate of 388.

any PFAS in human blood, as all PFAS detected and/or present in human blood is present and/or

detectable in such blood as a direct and proximate result of the acts and/or omissions of

Defendants.

At all relevant times, Defendants, through their acts and/or omissions, controlled,

minimized, trivialized, manipulated, and/or otherwise influenced the information that was

published in peer-review journals, released by any governmental entity, and/or otherwise made

available to the public relating to PFAS in human blood and any alleged adverse impacts and/or

risks associated therewith, effectively preventing Plaintiffs from discovering the existence and

extent of any injuries/harm as alleged herein.

390. At all relevant times, Defendants, through their acts and/or omissions, took steps to attack,

challenge, discredit, and/or otherwise undermine any scientific studies, findings, statements,

and/or other information that proposed, alleged, suggested, or even implied any potential adverse

health effects or risks and/or any other fact of any legal, toxicological, or medical significance

associated with the presence of PFAS in human blood.

At all relevant times, Defendants, through their acts and/or omissions, concealed and/or 391.

withheld information from their customers, governmental entities, and the public that would have

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properly and fully alerted Plaintiffs to the legal, toxicological, medical, or other significance and/or

risk from having any PFAS material in Plaintiffs' blood.

At all relevant times, Defendants encouraged the continued and even further increased use 392.

of PFAS by their customers and others, including but not limited to the manufacture, use, and

release, of AFFF containing PFAS and/or emergency responder protection gear or equipment

coated with materials made with or containing PFAS, and tried to encourage and foster the

increased and further use of PFAS in connection with as many products/uses/and applications

as possible, despite knowledge of the toxicity, persistence, and bioaccumulation concerns

associated with such activities.

To this day, Defendants deny that the presence of any PFAS in human blood, at any level, 393.

is an injury or presents any harm or risk of harm of any kind, or is otherwise of any legal,

toxicological, or medical significance.

To this day, Defendants deny that any scientific study, research, testing, or other work of 394.

any kind has been performed that is sufficient to suggest to the public that the presence of any

PFAS material in human blood, at any level, is of any legal, toxicological, medical, or other

significance.

395. Defendants, to this day, affirmatively assert and represent to governmental entities,

their customers, and the public that there is no evidence that any of the PFAS found in human

blood across the United States causes any health impacts or is sufficient to generate an increased

risk of future disease sufficient to warrant diagnostic medical testing, often referring to existing

studies or data as including too few participants or too few cases or incidents of disease to draw

any scientifically credible or statistically significant conclusions.

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DOCUMENT 2

- 396. Defendants were and/or should have been aware, knew and/or should have known, and/or foresaw or should have foreseen that their design, marketing, development, manufacture, distribution, release, training and response of users, production of instructional materials, sale and/or other handling and/or use of AFFF containing PFAS would result in the contamination of the blood and/or body of Plaintiffs with PFAS, and the biopersistence and bioaccumulation of such PFAS in their blood and/or body.
- 397. Defendants were and /or should have been aware, or knew and/or should have known, and/or foresaw or should have foreseen that allowing PFAS to contaminate the blood and/or body of Plaintiffs would cause injury, irreparable harm, and/or unacceptable risk of such injury and/or irreparable harm to Plaintiffs.
- 398. Defendants did not seek or obtain permission or consent from Plaintiffs before engaging in such acts and/or omissions that caused, allowed, and/or otherwise resulted in Plaintiffs' exposure to AFFF and the contamination of Plaintiffs' blood and/or body with PFAS materials, and resulting biopersistence and bioaccumulation of such PFAS in their blood and/or body.

B. **Defendants' History of Manufacturing and Selling AFFF**

- 399. 3M began producing PFOS and PFOA by electrochemical fluorination in the 1940s. In the 1960s, 3M used its fluorination process to develop AFFF.
- 400. 3M manufactured, marketed, and sold AFFF from the 1960s to the early 2000s.
- 401. National Foam and Tyco/Ansul began to manufacture, market, and sell AFFF in the 1970s.
- 402. Buckeye began to manufacture, market, and sell AFFF in the 2000s.
- In 2000, 3M announced it was phasing out its manufacture of PFOS, PFOA, and related 403. products, including AFFF. 3M, in its press release announcing the phase out, stated "our products are safe," and that 3M's decision was "based on [its] principles of responsible environment

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management." 3M further stated that "the presence of these materials at [] very low levels does not pose a human health or environmental risk." In communications with the EPA at that time, 3M also stated that it had "concluded that...other business opportunities were more deserving of the company's energies and attention..."

- 404. Following 3M's exit from the AFFF market, the remaining AFFF Defendants continued to manufacture and sell AFFF that contained PFAS and/or its precursors.
- AFFF Defendants knew their customers warehoused large stockpiles of AFFF. In fact, 405. AFFF Defendants marketed their AFFF products by touting its shelf-life. Even after AFFF Defendants fully understood the toxicity of PFAS, and their impacts to the health of humans following exposure, AFFF Defendants concealed the true nature of PFAS. While AFFF Defendants phased out production or transitioned to other formulas, they did not instruct their customers that they should not use AFFF that contained PFAS and/or their precursors. AFFF Defendants further did not act to get their harmful products off the market.
- 406. AFFF Defendants did not warn public entities, firefighter trainees who they knew would foreseeably come into contact with their AFFF products, or firefighters employed by either civilian and/or military employers that use of and/or exposure to AFFF Defendants' products containing PFAS and/or its precursors would pose a danger to human health
- The Plaintiffs directly used, were exposed, and/or were given AFFF to help fight fires on 407. a regular basis.
- 408. The Plaintiffs were never informed that this product was inherently dangerous. Nor were the Plaintiff warned about the known health risks associated with this product.
- 409. The Plaintiffs never received or were told to use any protective gear to guard against the known dangerous propensities of this product.

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410. AFFF Defendants have known of the health hazards associated with AFFF and/or its

compounds for decades and that in their intended and/or common use would harm human health.

411. Information regarding AFFF and its compounds were readily accessible to each of the

above-referenced AFFF Defendants for decades because each is an expert in the field of AFFF

manufacturing and/or the materials needed to manufacture AFFF, and each has detailed

information and understanding about the chemical compounds that form AFFF products.

412. The AFFF Defendants' manufacture, distribution and/or sale of AFFF resulted in the

Plaintiffs and other individuals who came in contact with the chemical to develop cancer.

413. The AFFF Defendants through their manufacturing, distribution and/or sale of AFFF, and

through their involvement and/or participation in the creation of training and instructional

materials and activities, knew, foresaw, and/or should have known and/or foreseen that the

Plaintiffs and those similarly situated would be harmed.

414. The AFFF Defendants' products were unreasonably dangerous and the Defendants failed

to warn of this danger.

C. **PFAS-Containing Turnout Gear**

During firefighting training and when responding to fires and performing fire 415.

extinguishment, firefighters wear turnouts that are intended to provide a degree of thermal,

chemical, and biological protection for a firefighter. Turnout gear components include individual

components such as a helmet, hood, jacket, pants and suspenders, boots, and gloves. Each

component of the jacket and pants are made of an outer layer, as well as several inner layers that

include a moisture barrier and thermal liner which are meant to protect the firefighter from ambient

heat.

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416. PFAS chemicals are used in turnout gear to impart heat, water, and stain resistance to the

outer shell and moisture barrier of turnout gear.

A June 2020 study of turnout gear by researchers at the University of Notre Dame analyzed 417.

30 new and used turnout jackets and pants originally marketed, distributed and sold in 2008, 2014,

and 2017, by six turnout gear makers, including Defendants MSA, Globe, Lion and Honeywell

and found high levels of PFAS in turnout gear worn, used, or handled by firefighters, including

the Firefighter Plaintiffs.

When exposed to heat, PFAS chemicals in the turnouts off-gas, break down, and degrade 418.

into highly mobile and toxic particles and dust, exposing firefighters to PFAS chemicals, particles

and dust, including through skin contact/absorption, ingestion (e.g., hand-to-mouth contact) and/or

inhalation. Further firefighter exposure to these highly mobile and toxic materials occurs through

normal workplace activities, because particles or dust from their turnouts spread to fire vehicles

and fire stations, as well as firefighters' personal vehicles and homes.

Such workplace exposure to PFAS or PFAS-containing materials has been found to be 419.

toxic to humans. As far back as a July 31, 1980 internal memo, DuPont officials described

measures that were needed to prevent workplace exposure to PFOA, which they knew could

permeate all protective materials, and noted that PFOA's toxicity varied depending on the

exposure pathway, acknowledging that ingestion was "slightly toxic," dermal contact was "slightly

to moderately toxic" and inhalation was "highly toxic." The memo concluded "continued exposure

is not tolerable."

As alleged herein, the Firefighter Plaintiffs wear and/or wore turnouts in the ordinary 420.

course of performing their duties, as the turnouts were intended to be used and in a foreseeable

manner, which exposed them to significant levels of PFAS.

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421. The Firefighter Plaintiffs did not know, and in the exercise of reasonable diligence could

not have known, that the turnouts they wore or used in the course of performing their duties

contained PFAS or PFAS-containing materials, and similarly did not know and could not have

known that they routinely suffered exposure to PFAS or PFAS-containing materials in the turnouts

they wore or used in performing their duties. The turnout gear worn or used by the Firefighter

Plaintiffs did not and does not contain labeling information saying that the gear contains PFAS,

and similarly did not and does not warn the Firefighter Plaintiffs of the health risks associated with

exposure to PFAS.

422. Like fire departments across the country, many Plaintiffs only had one set of turnouts for

years, and would wash their turnouts at home and/or in station machines along with their daily

station wear uniforms.

CAUSES OF ACTION

COUNT I – NEGLIGENCE

423. Plaintiffs hereby incorporate by reference the allegations contained in the preceding

paragraphs of this Complaint as if restated in full herein.

424. Defendants had a duty to individuals, including the Plaintiffs, to exercise reasonable

ordinary, and appropriate care in the manufacturing, design, labeling, packaging, testing,

instruction, warning, selling, marketing, distribution, and training related to the AFFF or TOG

product.

Defendants breached their duty of care and were negligent, grossly negligent, reckless and 425.

willful as described herein in the design, manufacture, labeling, warning, instruction, training,

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selling, marketing, and distribution of the AFFF or TOG products or underlying PFAS containing chemicals used in AFFF or TOG production in one or more of the following respects:

- a. Failing to design the products so as to avoid an unreasonable risk of harm to individuals, including the Plaintiffs;
- b. Failing to use reasonable care in the testing of the products so as to avoid an unreasonable risk of harm to individuals, including the Plaintiffs;
- c. Failing to use appropriate care in inspecting the products so as to avoid an unreasonable risk of harm to individuals, including the Plaintiffs;
- d. Failing to use appropriate care in instructing and/or warning the public as set forth herein of risks associated with the products, so as to avoid unreasonable risk of harm to individuals, including the Plaintiffs;
- e. Failing to use reasonable care in marketing, promoting, and advertising the products so as to avoid unreasonable risk of harm to individuals, including the Plaintiffs;
- f. Otherwise negligently or carelessly designing, manufacturing, marketing, distributing, warning; and
- g. In selling and or distributing a product which was inherently dangerous to the public;
- 426. As a direct and proximate result of Defendants' negligence, the Plaintiffs have been injured, sustained severe and permanent pain, suffering, disability, impairment, loss of enjoyment of life, loss of care, comfort, economic loss and damages including, but not limited to medical expenses, lost income, and/or other damages.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT II – BATTERY

Plaintiffs hereby incorporate by reference the allegations contained in the preceding 427. paragraphs of this Complaint as if restated in full herein.

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- 428. At all relevant times, Defendants possessed knowledge that the AFFF or TOG containing PFAS which they designed, engineered, manufactured, fabricated, sold, handled, released, trained users on, produced instructional materials for, used, and/or distributed were biopersistent, bio- accumulative, toxic, potentially carcinogenic, and/or otherwise harmful/injurious and that their continued manufacture, use, sale, handling, release, and distribution would result in Plaintiffs having PFAS in Plaintiffs' blood, and the biopersistence and bioaccumulation of such PFAS in Plaintiffs' blood.
- However, despite possessing such knowledge, Defendants knowingly, purposefully, 429. and/or intentionally continued to engage in such acts and/or omissions, including but not limited to all such acts and/or omissions described in this Complaint, that continued to result in Plaintiffs accumulating PFAS in Plaintiffs' blood and/or body, and such PFAS persisting and accumulating in Plaintiffs' blood and/or body.
- Defendants did not seek or obtain permission or consent from Plaintiffs to put or allow 430. PFAS materials into Plaintiffs' blood and/or body, or to persist in and/or accumulate in Plaintiffs' blood and/or body.
- 431. Entry into, persistence in, and accumulation of such PFAS in Plaintiffs' body and/or blood without permission or consent is an unlawful and harmful and/or offensive physical invasion and/or contact with Plaintiffs' person and unreasonably interferes with Plaintiffs' rightful use and possession of Plaintiffs' blood and/or body.
- 432. At all relevant times, the PFAS present in the blood of Plaintiffs originated from Defendants' acts and/or omissions.

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- 433. Defendants continue to knowingly, intentionally, and/or purposefully engage in acts and/or omissions that result in the unlawful and unconsented-to physical invasion and/or contact with Plaintiffs that resulted in persisting and accumulating levels of PFAS in Plaintiffs' blood.
- 434. Plaintiffs, and any reasonable person, would find the contact at issue harmful and/or offensive.
- 435. Defendants acted intentionally with the knowledge and/or belief that the contact, presence and/or invasion of PFAS with, onto and/or into Plaintiffs' blood serum, including its persistence and accumulation in such serum, was substantially certain to result from those very acts and/or omissions.
- 436. Defendants' intentional acts and/or omissions resulted directly and/or indirectly in harmful contact with Plaintiffs' blood and/or body.
- 437. The continued presence, persistence, and accumulation of PFAS in the blood and/or body of Plaintiffs is offensive, unreasonable, and/or harmful, and thereby constitutes a battery.
- 438. The presence of PFAS in the blood and/or body of Plaintiffs altered the structure and/or function of such blood and/or body parts and resulted in cancer.
- 439. As a direct and proximate result of the foregoing acts and omissions, Plaintiffs suffered physical injury for which Defendants are therefore liable.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT III – INADEQUATE WARNING

440. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.

441. Defendants knew or should have known:

- a) exposure to AFFF or TOG containing PFAS was hazardous to human health;
- b) the manner in which they were designing, marketing, developing, manufacturing, distributing, releasing, training, instructing, promoting, and selling AFFF or TOG containing PFAS was hazardous to human health; and
- c) the manner in which they were designing, marketing, developing, manufacturing, marketing, distributing, releasing, training, instructing, promotion and selling AFFF or TOG containing PFAS would result in the contamination of Plaintiffs' blood and/or body as a result of exposure.
- 442. Defendants had a duty to warn of the hazards associated with AFFF or TOG containing PFAS entering the blood and/or body of Plaintiffs because they knew of the dangerous, hazardous, and toxic properties of AFFF or TOG containing PFAS. Defendants failed to provide sufficient warning to purchasers that the use of their AFFF or TOG products would cause PFAS to be released and cause the exposure and bioaccumulation of these toxic chemicals in the blood and/or body of Plaintiffs.
- 443. Adequate instructions and warnings on the AFFF or TOG containing PFAS could have reduced or avoided these foreseeable risks of harm and injury to Plaintiffs. If Defendants provided adequate warnings:
 - a) Plaintiffs could have and would have taken measures to avoid or lessen exposure; and
 - b) end users and governments could have taken steps to reduce or prevent the release of PFASs into the blood and/or body of Plaintiffs. Defendants' failure to warn was a direct and proximate cause of Plaintiffs' injuries from PFAS that came from the use, storage, and disposal of AFFF or TOG containing PFAS. Crucially, Defendants' failure to provide adequate and sufficient warnings for the AFFF or TOG containing PFAS they designed, marketed, manufactured, distributed, released, promoted, and sold renders the AFFF or TOG a defective product.
- 444. Defendants were negligent in their failure to provide Plaintiffs with adequate warnings or instruction that the use of their AFFF or TOG products would cause PFAS to be released into the

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blood and/or body of Plaintiffs. As a result of Defendants' conduct and the resulting contamination, Plaintiffs suffered severe personal injuries by exposure to AFFF or TOG containing PFAS.

445. Defendants' negligent failure to warn directly and proximately caused the harm to and damages suffered by Plaintiffs.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT IV – DESIGN DEFECT

- 446. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- 447. Defendants knew or should have known:
 - a) exposure to AFFF or TOG containing PFAS is hazardous to human health;
 - b) the manner in which AFFF or TOG containing PFAS was designed, manufactured, marketed, distributed, and sold was hazardous to human health; and
 - c) the manner in which AFFF or TOG containing PFAS was designed, manufactured, marketed, distributed, and could and would release PFAS into Plaintiffs and cause the exposure and bioaccumulation of these toxic and poisonous chemicals in the blood and/or body of Plaintiffs.
- 448. Knowing of the dangerous and hazardous properties of the AFFF or TOG containing PFAS, Defendants could have designed, manufactured, marketed, distributed, and sold alternative designs or formulations of AFFF or TOG that did not contain hazardous and toxic PFAS. These alternative designs and formulations were already available, practical, and technologically feasible. The use of these alternative designs would have reduced or prevented reasonably

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foreseeable harm to Plaintiff caused by the Defendants' design, manufacture, marketing, distribution, and sale of AFFF or TOG containing hazardous and toxic PFAS.

- 449. The AFFF or TOG containing PFAS that was designed, manufactured, marketed, distributed, and sold by the Defendants was so hazardous, toxic, and dangerous to human health that the act of designing, formulating, manufacturing, marketing, distributing, and selling this AFFF was unreasonably dangerous under the circumstances.
- 450. The AFFF or TOG designed, formulated, manufactured, marketed, distributed, and sold by Defendants was defectively designed and the foreseeable risk of harm could and would have been reduced or eliminated by the adoption of a reasonable alternative design that was not unreasonably dangerous. Defendants' defective design and formulation of AFFF or TOG containing PFAS was a direct and proximate cause of the contamination of the blood and/or body of Plaintiffs and the persistence and accumulation of PFAS in Plaintiffs' blood and/or body.
- Defendants' defective design and formulation of AFFF or TOG containing PFAS caused 451. the contamination described herein resulting in personal injuries to Plaintiffs. As a direct result of the harm and injury caused by Defendants' defective design and the contamination described herein, Plaintiffs have been exposed to AFFF or TOG containing PFAS and other toxic substances and has developed cancer.
- Defendants' negligent failure to design a reasonably safe product directly and proximately 452. caused the harm to and damages suffered by Plaintiffs.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT V – STRICT LIABILITY (STATUTORY)

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- 453. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- 454. Plaintiffs asserts any and all remedies available under statutory causes of action from Plaintiffs' states for strict liability against each Defendant.
- 455. The Defendants were engaged in designing, manufacturing, marketing, selling, and distribution of AFFF or TOG.
- 456. The AFFF or TOG was in a defective condition and unreasonably dangerous to users and/or consumers when designed, manufactured, marketed, sold, and/or distributed to the public by the Defendants.
- 457. As a direct and proximate result of the Defendants products' aforementioned defects, the Plaintiffs have been injured, sustained severe and permanent pain, suffering, disability, impairment, loss of enjoyment of life, loss of care, comfort, economic loss and damages including, but not limited to medical expenses, lost income, and other damages.
- 458. The Defendants are strictly liable in tort to the Plaintiffs for their wrongful conduct.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT VI – STRICT LIABILITY (RESTATEMENT)

- 459. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- 460. The Plaintiffs bring strict product liability claims under the common law, Section 402A of the Restatement of Torts (Second), and/or Restatement of Torts (Third) against Defendants.

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- 461. As designed, manufactured, marketed, tested, assembled, equipped, distributed and/or sold by the Defendants the AFFF or TOG product was in a defective and unreasonably dangerous condition when put to reasonably anticipated use to foreseeable consumers and users, including the Plaintiffs.
- 462. The Defendants had available reasonable alternative designs which would have made the AFFF or TOG product safer and would have most likely prevented the injuries and damages to the Plaintiffs, thus violating state law and the Restatement of Torts.
- The Defendants failed to properly and adequately warn and instruct the Plaintiffs as to the 463. proper safety and use of the Defendants product.
- The Defendants failed to properly and adequately warn and instruct the Plaintiffs regarding 464. the inadequate research and testing of the product.
- 465. The Defendants' products are inherently dangerous and defective, unfit and unsafe for their intended and reasonably foreseeable uses, and do not meet or perform to the expectations.
- As a proximate result of the Defendants' design, manufacture, marketing, sale, and 466. distribution of the products, the Plaintiffs have been injured and sustained severe and permanent pain, suffering, disability, impairment, loss of enjoyment of life, loss of care, comfort, and consortium, and economic damages.
- 467. By reason of the foregoing, the Defendants are strictly liable for the injuries and damages suffered by the Plaintiffs, caused by these defects in the AFFF or TOG product.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT VII - FRAUDULENT CONCEALMENT

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- 468. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- 469. Throughout the relevant time period, Defendants knew that their products were defective and unreasonably unsafe for their intended purpose.
- 470. Defendants fraudulently concealed from and/or failed to disclose to or warn the Plaintiffs, and the public that their products were defective, unsafe, and unfit for the purposes intended, and that they were not of merchantable quality.
- Defendants were under a duty to the Plaintiffs and the public to disclose and warn of the 471. defective and harmful nature of the products because:
 - a) Defendants were in a superior position to know the true quality, safety and efficacy of the Defendants' products;
 - b) Defendants knowingly made false claims about the safety and quality of the Defendants' product in documents and marketing materials; and
 - c) Defendants fraudulently and affirmatively concealed the defective nature of the Defendants' products from the Plaintiffs.
- 472. The facts concealed and/or not disclosed by Defendants to the Plaintiffs were material facts that a reasonable person would have considered to be important in deciding whether or not to purchase and/or use the Defendants' products.
- Defendants intentionally concealed and/or failed to disclose the true defective nature of the 473. products so that the Plaintiffs would use the Defendants' products, the Plaintiffs justifiably acted or relied upon, to Plaintiffs' detriment, the concealed and/or non-disclosed facts as evidenced by Plaintiffs' use of the Defendants' products.
- Defendants, by concealment or other action, intentionally prevented the Plaintiffs from 474. acquiring material information regarding the lack of safety and effectiveness of the Defendants' products and are subject to the same liability to the Plaintiffs for Plaintiffs' pecuniary losses, as

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though Defendants had stated the non-existence of such material information regarding the Defendants' products' lack of safety and effectiveness and dangers and defects, and as though Defendants had affirmatively stated the non-existence of such matters that the Plaintiffs were thus prevented from discovering the truth. Defendants therefore have liability for fraudulent concealment under all applicable laws, including, inter alia, Restatement (Second) of Torts §550 (1977).

As a proximate result of Defendants' conduct, the Plaintiffs have been injured, and sustained severe and permanent pain, suffering, disability, impairment, loss of enjoyment of life, loss of care, comfort, and economic damages.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT VIII - BREACH OF EXPRESS AND IMPLIED WARRANTIES

- 476. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- At all times relevant hereto, the Defendants manufactured, marketed, labeled, and sold the 477. AFFF or TOG products that has been previously alleged and described herein.
- At the time the Defendants designed, developed, marketed, sold, labeled, and distributed 478. the AFFF or TOG products, the Defendants knew of the use for which it was intended, and implied and/or expressly warranted that the product was merchantable, safe, and fit for its intended purpose.

479. The Defendants warranted that the product was merchantable and fit for the particular purpose for which it was intended and would be reasonably safe. These warranties were breached,

and such breach proximately resulted in the injuries and damages suffered by the Plaintiffs.

- 480. The Plaintiffs are within the class of foreseeable users and reasonably relied upon Defendants' judgment, and the implied and/or express warranties in using the products.
- 481. The Defendants breached their implied and/or express warranties and did not meet the expectations for the performance of the product when used for its intended use and was neither of merchantable quality nor safe for its intended use in that the product has a propensity to cause serious injury, pain, and cancer.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

COUNT IX – WANTONNESS

- 482. Plaintiffs hereby incorporate by reference the allegations contained in the preceding paragraphs of this Complaint as if restated in full herein.
- 483. Defendants and their employees, agents, officers, and representatives owed a duty of care to end users of their AFFF or TOG products, including Plaintiffs.
- 484. Defendants breached the duty of care owed to the Plaintiffs.
- 485. The actions of Defendants and their employees, agents, officers, and representatives were willful and wanton and exhibited a reckless disregard for the life, health, and safety of the end users of Defendants' AFFF or TOG products, including Plaintiffs.

486. As a proximate and foreseeable consequent of the actions of Defendants, Plaintiffs were exposed to unreasonably dangerous toxic PFAS containing AFFF or TOG, which caused Plaintiffs' injury.

WHEREFORE, the Plaintiffs pray judgments against the Defendants for actual, compensatory, consequential, and punitive damages, together with the costs of this action, and for such other and further relief as this Court may deem fit, just, and proper.

TOLLING OF THE STATUTE OF LIMITATIONS

Discovery Rule Tolling

- 487. Plaintiffs had no way of knowing about the risk of serious injury associated with the use of and exposure to PFAS until very recently.
- Within the time period of any applicable statute of limitations, Plaintiffs could not have 488. discovered, through the exercise of reasonable diligence, that exposure to PFAS is harmful to human health.
- 489. Plaintiffs did not discover and did not know of facts that would cause a reasonable person to suspect the risk associated with the use of and exposure to PFAS; nor would a reasonable and diligent investigation by Plaintiffs have disclosed that PFAS could cause personal injury.
- 490. For these reasons, all applicable statutes of limitations have been tolled by operation of the discovery rule with respect to Plaintiffs' claims.

Fraudulent Concealment Tolling

All applicable statute of limitations have also been tolled by Defendants knowing and 491. active fraudulent concealment and denial of the facts alleged herein throughout the time period relevant to this action.

- DOCUMENT 2
- 492. Instead of disclosing critical safety information regarding AFFF or TOG, Defendants have consistently and falsely represented the safety of AFFF or TOG products.
- 493. This fraudulent concealment continues through present day.
- 494. Due to this fraudulent concealment, all applicable statutes of limitations have been tolled by operation of the discovery rule with respect to Plaintiffs' claims.

Estoppel

- 495. Defendants were under a continuous duty to consumer, end users, and other persons coming into contact with their products, including Plaintiffs, to accurately provide safety information concerning its products and the risk associated with the use of and exposure to AFFF or TOG.
- Instead, Defendants knowingly, affirmatively, and actively concealed safety information 496. concerning AFFF or TOG and the serious risks associated with the use of and exposure to AFFF or TOG.
- Based on the foregoing, Defendants are estopped from relying on any statute of limitations in defense of this action.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs demand judgments against all Defendants, jointly and severally, on each of the above-referenced claims and Causes of Action as follows:

Awarding compensatory damages to Plaintiffs for past and future damages, including but not limited, to pain and suffering for severe and permanent personal injuries sustained by the Plaintiffs, health care costs, medical monitoring, together with interest and costs as provided by law;

Punitive and/or exemplary damages for the wanton, willful, fraudulent, and/or reckless acts of the Defendants who demonstrated a complete disregard and reckless indifference for the safety and welfare of the Plaintiffs and of the general public and to the Plaintiffs in an amount sufficient to punish Defendants and deter future similar conduct;

Awarding Plaintiffs attorneys' fees;

Awarding Plaintiffs the costs of these proceedings; and

Such other and further relief as this Court deems just and proper.

JURY DEMAND

The Plaintiff hereby demands a trial by jury.

Respectfully Submitted,

ENVIRONMENTAL LITIGATION GROUP, P.C.

/s/ Gregory A. Cade

Gregory A. Cade

Gary A. Anderson

Kevin B. McKie

ENVIRONMENTAL LITIGATION GROUP, P.C.

2160 Highland Avenue South

Birmingham, AL 35205

Telephone: 205-328-9200

Facsimile: 205-328-9456

SERVE THE DEFENDANTS AT THE FOLLOWING ADDRESSES BY CERTIFIED MAIL:

3M COMPANY c/o Corporation Service Company 251 Little Falls Drive Wilmington, New Castle, DE 19808

AGC CHEMICALS AMERICAS INC. c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

AMEREX CORPORATION

c/o James M. Proctor II 2900 Highway 280 Suite 300 Birmingham, AL 35223

ARCHROMA U.S. INC.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

ARKEMA INC.

900 First Avenue King of Prussia, PA 19406

BUCKEYE FIRE EQUIPMENT COMPANY

c/o A Haon Corporate Agent, Inc. 29225 Chagrin Blvd, Suite 350 Pepper Pike, OH 44122

CARRIER GLOBAL CORPORATION

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

CHEMDESIGN PRODUCTS INC.

c/o Corporation Service Company 251 Little Falls Drive Wilmington, New Castle, DE 19808

CHEMGUARD INC.

c/o The Prentice-Hall Corporation System, Inc. 251 Little Falls Drive Wilmington, New Castle, DE 19808

CHEMICALS, INC.

c/o Ashok K. Moza 12321 Hatcherville Baytown, TX 77520

CLARIANT CORPORATION

c/o Corporation Service Company 8040 Excelsior Drive, Suite 400 Madison, WI 53717

CORTEVA, INC.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

DEEPWATER CHEMICALS, INC.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

DUPONT DE NEMOURS, INC.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

DYNAX CORPORATION

c/o Corporate Systems LLC 3500 S. Dupont Highway Dover, DE 19901

E.I. DUPONT DE NEMOURS AND COMPANY

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

KIDDE-FENWAL, INC.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

KIDDE P.L.C.

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

NATION FORD CHEMICAL COMPANY

c/o John A. Dickson, IV 2300 Bank Street Fort Mill, SC 29715 NATIONAL FOAM, INC. c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

THE CHEMOURS COMPANY c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

THE CHEMOURS COMPANY FC, LLC c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

TYCO FIRE PRODUCTS LP c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

UNITED TECHNOLOGIES CORPORATION c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

UTC FIRE & SECURITY AMERICANS CORPORATION, INC. c/o Registered Office 15720 Brixham Hill Ave #300 Charlotte, NC 28277

ALLSTAR FIRE EQUIPMENT c/o Joseph A. Sposato 12328 Lower Azusa Road Arcadia, CA 91006

FIRE-DEX, LLC c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

GLOBE MANUFACTURING COMPANY LLC c/o CT Corporation System 2 ½ Beacon Street

Concord, NH 03301

HONEYWELL SAFETY PRODUCTS USA, INC.

c/o Corporation Service Company 251 Little Falls Drive Wilmington, DE 19808

LION GROUP, INC.

c/o QI Services, Inc. Federal Reserve Building 4th Floor 150 East Fourth Street Cincinnati, OH 45202

MALLORY SAFETY AND SUPPLY LLC

c/o Tim Loy 1040 Industrial Way Longview, WA 98632

MINE SAFETY APPLIANCES CO., LLC

c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

MUNICIPAL EMERGENCY SERVICES, INC.

c/o National Registered Agents, Inc.
701 South Carson Street
Suite 200
Carson City, NV 89701

PBI PERFORMANCE PRODUCTS, INC.

c/o Corporation Service Company 251 Little Falls Drive Wilmington, DE 19808

SOUTHERN MILLS, INC.

c/o Mark D. Christman 6501 Mall Boulevard Union City, GA 30291

STEDFAST USA, INC.

c/o National Registered Agents, Samantha Sutton

DOCUMENT 2 Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 85 of 122

300 Montvue Rd. Knoxville, TN 37919

W.L. GORE & ASSOCIATES INC. c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- C	IVIL -	01-04-2025-301277.00		
IN	IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA				
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: 3M COMPANY, C	OO CORPORATION SERVICE CC	MPANY 251 LITTLE FALLS DRIVE, V	VILMINGTON, NEW CASTLE, DE 19808		
	-	(Name and Address of Defendant	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Na	me(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue	e South, BIRMINGHAM, AL 35 [Address(es) of Plaintiff(s)			
OTHER DOCUMENT WERE	SERVED ON YOU OR A		THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR OCUMENT.		
TO ANY SHER		AUTHORIZED BY THE AL RE TO SERVE PROCESS:	ABAMA RULES OF CIVIL		
☐ You are hereby comma	inded to serve this Sumr	nons and a copy of the Cor	mplaint or other document in		
this action upon the abo	ove-named Defendant.				
Service by certified mai	I of this Summons is initi	ated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabam	a Rules of the Civil Proc	edure.	[Name(s)]		
04/19/2023	·				
(Date)		(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)					
	RETU	RN ON SERVICE			
Return receipt of certified	ed mail received in this o	ffice on			
			(Date)		
☐ I certify that I personally	/ delivered a copy of this	Summons and Complaint	or other document to		
		inin	County,		
(Name of Pe	erson Served)	(Na	ame of County)		
Alabama on	<u>.</u>				
	(Date)				
			(Address of Server)		
(Type of Process Server)	(Server's Sign	nature)			
	(Server's Prin	ted Name)	(Phone Number of Server)		
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Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 87 of 122

State of Alabama **Unified Judicial System**

SUMMONS

Court Case Number 01-CV-2023-901277.00

- CIVIL -Form C-34 Rev. 4/2017 IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL NOTICE TO: AGC CHEMICALS AMERICAS INC., C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET, WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 88 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-07-2023-301211.00			
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA					
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: AMEREX CORPO	NOTICE TO: AMEREX CORPORATION, C/O JAMES M. PROCTOR II 2900 HIGHWAY 280, SUITE 300, BIRMINGHAM, AL 35223				
	(Name and Address of Defend	dant)			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of Attorney(s)]				
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, AL				
	[Address(es) of Plaintit	f(s) or Attorney(s)]			
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTER SERVED ON YOU OR A JUDGMENT BY DEFAULT INGS DEMANDED IN THE COMPLAINT OR OTHER	MAY BE RENDERED AGAINST YOU FOR			
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE A PROCEDURE TO SERVE PROCES				
☐ You are hereby comma	nded to serve this Summons and a copy of the C	omplaint or other document in			
this action upon the abo	ve-named Defendant.				
✓ Service by certified mail	of this Summons is initiated upon the written red	uest of WILLIAM NOLZE			
pursuant to the Alabam	a Rules of the Civil Procedure.	[Name(s)]			
04/19/2023	/s/ JACQUELINE ANDERSO	ON SMITH By:			
(Date)	(Signature of Clerk)	(Name)			
✓ Certified Mail is hereby	✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)				
	RETURN ON SERVICE	uie)			
☐ Return receipt of certifie	ed mail received in this office on	(Date)			
☐ I certify that I personally	delivered a copy of this Summons and Complain	, ,			
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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIV	/IL -	01-00-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA					
	WILLIAM NOLZE E	T AL V. 3M COMPANY	ET AL		
NOTICE TO: ARCHROMA U.S. WILMINGTON, DE		UST COMPANY CORPORATION	N TRUST CENTER, 1209 ORANGE STREET,		
	(1)	Name and Address of Defend	ant)		
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITTE	TO PROTECT YOUR RIGH EN ANSWER, EITHER ADM THE CLERK OF THIS CO	HTS. YOU OR YOUR A IITTING OR DENYING EA URT. A COPY OF YOU	MMONS IS IMPORTANT, AND YOU MUST TTORNEY ARE REQUIRED TO FILE THE ACH ALLEGATION IN THE COMPLAINT OR R ANSWER MUST BE MAILED OR HAND EY(S) OF THE PLAINTIFF(S),		
_	[Name	e(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/AF	RE: 2160 Highland Avenue S	South, BIRMINGHAM, AL	35205 .		
,		[Address(es) of Plaintiff			
	SERVED ON YOU OR A JU	JDGMENT BY DEFAULT	THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR DOCUMENT.		
TO ANY SHERI		JTHORIZED BY THE A	ALABAMA RULES OF CIVIL		
□ Vou ere hereby commer					
this action upon the abo		ns and a copy of the C	omplaint or other document in		
•					
Service by certified mail			WILLIAM NOLZE [Name(s)]		
'	Rules of the Civil Proced		• (/-		
04/19/2023 (Date)	04/19/2023 /s/ JACQUELINE ANDERSON SMITH By:				
(Date)		(Signature of Clerk)	(Name)		
Certified Mail is hereby r	equested.	/s/ GREGORY A. CAD			
(Plaintiff's/Attorney's Signature)					
	RETUR	N ON SERVICE			
Return receipt of certifie	d mail received in this office	ce on			
			(Date)		
☐ I certify that I personally	delivered a copy of this S	summons and Complair	t or other document to		
		in	County,		
(Name of Per	son Served)	_	(Name of County)		
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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	-	CIVIL -		01 01 2020 00 1211 .00	
IN	THE CIRCUIT COU	RT OF JEFFERSON C	OUNTY	r, ALABAMA	
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: ARKEMA INC., 90	00 FIRST AVENUE, KING OF	PRUSSIA, PA 19406			
		(Name and Address of D	Defendan	t)	
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Ave	enue South, BIRMINGHAN [Address(es) of P			
	SERVED ON YOU OF	R A JUDGMENT BY DEFA	AULT M	THIS SUMMONS AND COMPLAINT OR AY BE RENDERED AGAINST YOU FOR OCUMENT.	
TO ANY SHER		ON AUTHORIZED BY TOURE TO SERVE PRO		ABAMA RULES OF CIVIL	
☐ You are hereby comma	nded to serve this Sເ	ımmons and a copy of tl	he Con	nplaint or other document in	
this action upon the abo	ove-named Defendan	t.			
Service by certified mai	l of this Summons is	initiated upon the writter	n reque		
pursuant to the Alabam	a Rules of the Civil P	rocedure.		[Name(s)]	
04/19/2023		s/ JACQUELINE ANDE	RSON	SMITH By:	
(Date)		(Signature of C	lerk)	(Name)	
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. (Plaintiff's/Attorney's S)	
	RE	TURN ON SERVIC	E		
☐ Return receipt of certifie	ed mail received in th	s office on			
				(Date)	
I certify that I personally	delivered a copy of	this Summons and Com	nplaint o	or other document to	
		in		County,	
(Name of Pe	erson Served)		(Na	ame of County)	
Alabama on	-	<u>_</u> :			
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				(Address of Server)	
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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

orm C-34 Rev. 4/2017 - CIVIL -					
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA					
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: BUCKEYE FIRE E	EQUIPMENT COMPANY, C/O A HA	ON CORPORATE AGENT, INC. 29	0225 CHAGRIN BLVD, SUITE 350, PEPPER PIKE, OH		
		(Name and Address of Defenda	int)		
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT	TO PROTECT YOUR RIG EN ANSWER, EITHER ADI THE CLERK OF THIS CO	GHTS. YOU OR YOUR AT MITTING OR DENYING EA DURT. A COPY OF YOUR	MMONS IS IMPORTANT, AND YOU MUST TORNEY ARE REQUIRED TO FILE THE CH ALLEGATION IN THE COMPLAINT OR ANSWER MUST BE MAILED OR HAND EY(S) OF THE PLAINTIFF(S),		
	[Nan	ne(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue	South, BIRMINGHAM, AL 3 [Address(es) of Plaintiff(s			
	SERVED ON YOU OR A J	WITHIN 30 DAYS AFTER IUDGMENT BY DEFAULT I	THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR		
TO ANY SHER		UTHORIZED BY THE A	LABAMA RULES OF CIVIL :		
You are hereby comma	nded to serve this Summ	ons and a copy of the Co	implaint or other document in		
this action upon the abo		.,	•		
✓ Service by certified mail		ated upon the written requ	est of WILLIAM NOLZE		
•	a Rules of the Civil Proce	·	[Name(s)]		
04/19/2023			N CMITH Day		
04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Name)					
(Date) (Ognatare of Sterry (Name)					
Certified Mail is hereby	requested.	/s/ GREGORY A. CADE (Plaintiff's/Attorney's Signatur			
	RETUI	RN ON SERVICE			
Return receipt of certifie	ed mail received in this of	fice on			
		-	(Date)		
☐ I certify that I personally	delivered a copy of this	Summons and Complaint	or other document to		
		in	County,		
(Name of Pe	rson Served)		Name of County)		
Alabama on	,	·	•		
Alabama on	(Date)				
	(2010)		(Address of Server)		
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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017 - CIVIL -			-CV-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA					
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: CARRIER GLOBAL CORPORATION, C/O UNITED AGENT GROUP INC. TATNALL BUILDING 104, 3411 SILVERSIDE ROAD, WILMINGTON, DE 19810					
	(Name and A	ddress of Defendant)			
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	ER DOCUMENT WHICH IS ATTACHEI TO PROTECT YOUR RIGHTS. YOU EN ANSWER, EITHER ADMITTING O THE CLERK OF THIS COURT. A C OUR ATTORNEY TO THE PLAINTIFF(S	OR YOUR ATTORNE R DENYING EACH ALLI OPY OF YOUR ANSW	Y ARE REQUIRED TO FILE THE EGATION IN THE COMPLAINT OR ER MUST BE MAILED OR HAND		
-	[Name(s) of Attorn	ney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRI				
	[Addre	ss(es) of Plaintiff(s) or Attor	rney(s)]		
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 SERVED ON YOU OR A JUDGMENT INGS DEMANDED IN THE COMPLAIN	BY DEFAULT MAY BE	RENDERED AGAINST YOU FOR		
TO ANY SHER	IFF OR ANY PERSON AUTHORIZ PROCEDURE TO SER		IA RULES OF CIVIL		
☐ You are hereby comma	nded to serve this Summons and a	copy of the Complaint	or other document in		
this action upon the abo	ove-named Defendant.	.,			
✓ Service by certified mail	of this Summons is initiated upon t	he written request of \	WILLIAM NOLZE		
pursuant to the Alabama	a Rules of the Civil Procedure.	-	[Name(s)]		
04/19/2023		IE ANDERSON SMIT	⁻ Н Ву:		
(Date) (Signature of Clerk) (Name)					
✓ Certified Mail is hereby	•	ORY A. CADE			
(Plaintiff's/Attorney's Signature)					
	RETURN ON S	ERVICE			
Return receipt of certifie	ed mail received in this office on				
_		,	Date)		
I certify that I personally	delivered a copy of this Summons	and Complaint or othe	er document to		
	in		County,		
(Name of Pe	rson Served)	(Name of C	County)		
Alabama on					
	(Date)				
		(Ada	lress of Server)		
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)	(Pho	one Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 93 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL - 01-CV-2023-901277.00				
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: CHEMDESIGN PI	RODUCTS INC., C/O CORPOR			NGTON, NEW CASTLE, DE	
10000		(Name and Address of	Defendant)		
THE COMPLAINT OR OTHE TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH DELIVERED BY YOU OR YOU GREGORY A. CADE	TO PROTECT YOUR FEN ANSWER, EITHER AT THE CLERK OF THIS	IS ATTACHED TO TH RIGHTS. YOU OR YO ADMITTING OR DENYI COURT. A COPY OF	IIS SUMMONS IS IMPO DUR ATTORNEY ARE I ING EACH ALLEGATION YOUR ANSWER MUS	REQUIRED TO FILE THE N IN THE COMPLAINT OR ST BE MAILED OR HAND	
	[[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Aven		M, AL 35205 Plaintiff(s) or Attorney(s)]	·	
THE ANSWER MUST BE MOTHER DOCUMENT WERE THE MONEY OR OTHER TH	SERVED ON YOU OR	A JUDGMENT BY DEF	FAULT MAY BE RENDE		
TO ANY SHER	IFF OR ANY PERSON PROCEDU	NAUTHORIZED BY		ES OF CIVIL	
☐ You are hereby comma				r document in	
this action upon the abo			and dompidant or dand		
✓ Service by certified mail		itiated upon the writte	en request of WILLIAN	ANOLZE	
pursuant to the Alabam		•	en request or VVILLIAN	[Name(s)]	
•			EDOON OMITH B	-	
04/19/2023 (Data)	/S	/ JACQUELINE AND		By:	
(Date)		(Signature of	Cierk)	(Name)	
Certified Mail is hereby	requested.	/s/ GREGORY A (Plaintiff's/Attorney's			
	RET	URN ON SERVIC	E		
Return receipt of certifie	ed mail received in this	office on			
☐ I certify that I personally			(Date)	nent to	
	donvorou a copy or an		inplant of other decan		
(Name of Pa	erson Served)	in	(Name of County)	County,	
•	ison serveu)		(Name of County)		
Alabama on		•			
	(Date)				
			(Address of Se	erver)	
(Type of Process Server)	(Server's Si	ignature)			
(Server's Printed Name)			(Phone Numb	er of Server)	

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 94 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

rm C-34 Rev. 4/2017 - CIVIL -		01-CV-2023-901277.00			
	THE CIRCUIT C	OURT OF JEFFERSON	I COLINITY	Z ALABAMA	
IIV		OLZE ET AL V. 3M CO			
NOTICE TO: CHEMGUARD IN DE 19808				LE FALLS DRIVE, WILMINGTON, NEW CASTLE,	
<u> </u>		(Name and Address	of Defendant)	
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT	TO PROTECT YO EN ANSWER, EITH THE CLERK OF	OUR RIGHTS. YOU OR Y HER ADMITTING OR DEN THIS COURT. A COPY (YOUR ATT IYING EACI DF YOUR /	MONS IS IMPORTANT, AND YOU MUST ORNEY ARE REQUIRED TO FILE THE H ALLEGATION IN THE COMPLAINT OR ANSWER MUST BE MAILED OR HAND (S) OF THE PLAINTIFF(S),	
-		[Name(s) of Attorney(s)]		, 	
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland				
		[Address(es)	of Plaintiff(s)	or Attorney(s)]	
	SERVED ON YOU	OR A JUDGMENT BY DI	EFAULT M	THIS SUMMONS AND COMPLAINT OR AY BE RENDERED AGAINST YOU FOR ICUMENT.	
TO ANY SHER		SON AUTHORIZED BY		ABAMA RULES OF CIVIL	
☐ You are hereby comma	nded to serve this	Summons and a copy of	of the Com	plaint or other document in	
this action upon the abo					
✓ Service by certified mai	of this Summons	is initiated upon the wri	itten reque	st of WILLIAM NOLZE	
pursuant to the Alabam	a Rules of the Civ	il Procedure.		[Name(s)]	
04/19/2023 /s/ JACQUELINE ANDERSON SMITH By:					
(Date) (Signature of Clerk) (Name)					
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE					
		(Plaintiff's/Attorney	/'s Signature)		
	F	RETURN ON SERV	ICE		
Return receipt of certifie	ed mail received in	this office on			
				(Date)	
☐ I certify that I personally	delivered a copy	of this Summons and C	complaint c	or other document to	
		in		County,	
·	rson Served)		(Na	me of County)	
Alabama on	(Data)	:			
	(Date)			(Address of Server)	
(Towns of Business Occurred)	(0			(Address of derver)	
(Type of Process Server)	(Servi	er's Signature)			
	(Servi	er's Printed Name)		(Phone Number of Server)	

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 95 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-07-2023-901277:00			
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA					
	WILLIAM NOLZE ET AL V. 3M COMPAN	Y ET AL			
NOTICE TO: CHEMICALS, INC	, C/O ASHOK K. MOZA 12321 HATCHERVILLE, BAYTOWN, TX 7	7520			
	(Name and Address of Defen	dant)			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of Attorney(s)]				
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, AL				
	[Address(es) of Plainti	ff(s) or Attorney(s)]			
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTE SERVED ON YOU OR A JUDGMENT BY DEFAUL INGS DEMANDED IN THE COMPLAINT OR OTHER	MAY BE RENDERED AGAINST YOU FOR			
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE PROCEDURE TO SERVE PROCES				
☐ You are hereby comma	nded to serve this Summons and a copy of the C	Complaint or other document in			
this action upon the abo	ve-named Defendant.				
✓ Service by certified mail	of this Summons is initiated upon the written re-	quest of WILLIAM NOLZE			
pursuant to the Alabama	a Rules of the Civil Procedure.	[Name(s)]			
04/19/2023	04/19/2023 /s/ JACQUELINE ANDERSON SMITH By:				
(Date)	(Signature of Clerk)	(Name)			
Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)					
	RETURN ON SERVICE				
Return receipt of certifie	ed mail received in this office on				
_ '		(Date)			
I certify that I personally	delivered a copy of this Summons and Complain	nt or other document to			
	in	County,			
(Name of Pe	rson Served)	(Name of County)			
Alabama on					
	(Date)				
		(Address of Server)			
(Type of Process Server)	(Server's Signature)	-			
	(Server's Printed Name)	(Phone Number of Server)			

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State of Alabama

SUMMONS

Court Case Number

Form C-34 Rev. 4/2017	- CIVIL -		01-CV-2023-901277.00		
	THE CIDCUIT COURT OF THE	EDSON COUNTY	/ ALABAMA		
IN	THE CIRCUIT COURT OF JEFF WILLIAM NOLZE ET AL V.		•		
NOTICE TO: CLARIANT CORF	PORATION, CORPORATION SERVICE COMPA	NY 8040 EXCELSIOR D	RIVE, SUITE 400, MADISON, WI 53717		
	(Name and	Address of Defendan	<i>t</i>)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of Att	orney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BI	RMINGHAM, AL 35 dress(es) of Plaintiff(s)			
OTHER DOCUMENT WERE		NT BY DEFAULT M	THIS SUMMONS AND COMPLAINT OR AY BE RENDERED AGAINST YOU FOR DCUMENT.		
TO ANY SHER	IFF OR ANY PERSON AUTHOR PROCEDURE TO SE		ABAMA RULES OF CIVIL		
☐ You are hereby comma	nded to serve this Summons and	a copy of the Con	nplaint or other document in		
this action upon the abo	ove-named Defendant.				
✓ Service by certified mail	l of this Summons is initiated upor	n the written reque			
pursuant to the Alabam	a Rules of the Civil Procedure.		[Name(s)]		
04/19/2023	/s/ JACQUEL	INE ANDERSON	SMITH By:		
(Date)	(\$	Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE				
(Plaintiff's/Attorney's Signature)					
_	RETURN ON	SERVICE			
☐ Return receipt of certifie	ed mail received in this office on _		· ·		
☐ I certify that I personally	delivered a copy of this Summon	s and Complaint	(Date)		
receiving that received		and Complaint			
(Name of Pe	erson Served)	(Na	County,		
Alabama on		(146	5. 55amy,		
	(Date)				
	•		(Address of Server)		
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)	_	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 97 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -		01-07-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: CORTEVA, INC., C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET, WILMINGTON, DE 19801					
	(Name a	nd Address of Defendan	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of A	Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: <u>2160 Highland Avenue South, F</u>	BIRMINGHAM, AL 35 address(es) of Plaintiff(s)			
OTHER DOCUMENT WERE		ENT BY DEFAULT M	THIS SUMMONS AND COMPLAINT OR IAY BE RENDERED AGAINST YOU FOR DCUMENT.		
TO ANY SHER	IFF OR ANY PERSON AUTHO PROCEDURE TO S				
☐ You are hereby comma	inded to serve this Summons and	d a copy of the Con	nplaint or other document in		
this action upon the abo		1,3	•		
Service by certified mai	I of this Summons is initiated upo	on the written reque	est of WILLIAM NOLZE		
· · · · · · · · · · · · · · · · · · ·	a Rules of the Civil Procedure.	•	[Name(s)]		
04/19/2023	/s/ JACQUE	ELINE ANDERSON	SMITH By:		
(Date)		(Signature of Clerk)	(Name)		
Certified Mail is hereby		REGORY A. CADE iff's/Attorney's Signature,			
	RETURN ON	N SERVICE			
Return receipt of certific	ed mail received in this office on				
		-	(Date)		
I certify that I personally	delivered a copy of this Summo	ons and Complaint o	or other document to		
	in		County,		
(Name of Pe	erson Served)	(Ne	ame of County)		
Alabama on	_				
	(Date)				
			(Address of Server)		
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)	(Phone Number of Server)		

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State of Alabama Unified Judicial System

SUMMONS

Court Case Number

Form C-34 Rev. 4/2017	- CIVIL -	01-CV-2023-901277.00			
IN	THE CIRCUIT COURT OF JEFFERSON COL WILLIAM NOLZE ET AL V. 3M COMPAI	•			
NOTICE TO: DEEPWATER CH	EMICALS, INC., C/O THE CORPORATION TRUST COMPANY CO	ORPORATION TRUST CENTER, 1209 ORANGE STREET,			
<u></u>	(Name and Address of Defe	endant)			
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	R DOCUMENT WHICH IS ATTACHED TO THIS S TO PROTECT YOUR RIGHTS. YOU OR YOUR EN ANSWER, EITHER ADMITTING OR DENYING THE CLERK OF THIS COURT. A COPY OF YO OUR ATTORNEY TO THE PLAINTIFF(S) OR ATTOR	ATTORNEY ARE REQUIRED TO FILE THE EACH ALLEGATION IN THE COMPLAINT OR DUR ANSWER MUST BE MAILED OR HAND			
_	[Name(s) of Attorney(s)]	,			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, A				
	[Address(es) of Plain	ntiff(s) or Attorney(s)]			
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTI SERVED ON YOU OR A JUDGMENT BY DEFAUI INGS DEMANDED IN THE COMPLAINT OR OTHE	LT MAY BE RENDERED AGAINST YOU FOR			
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE				
	PROCEDURE TO SERVE PROCE				
	nded to serve this Summons and a copy of the	Complaint or other document in			
this action upon the abo		and at at MILLIAM NO.			
	of this Summons is initiated upon the written re	equest of WILLIAM NOLZE [Name(s)]			
•	a Rules of the Civil Procedure.				
04/19/2023 (Date)	/s/ JACQUELINE ANDERS				
. ,		, (/			
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)					
	(Plainuii s/Allomey's Sign	alure)			
	RETURN ON SERVICE				
Return receipt of certifie	ed mail received in this office on				
_		(Date)			
□ I certify that I personally	delivered a copy of this Summons and Compla	aint or other document to			
	in	County,			
(Name of Pe	rson Served)	(Name of County)			
Alabama on					
	(Date)				
		(Address of Server)			
(Type of Process Server)	(Server's Signature)	_			
(Server's Printed Name) (Phone Number of Server)					

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 99 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

- CIVIL -IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL DUPONT DE NEMOURS, INC., C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET, NOTICE TO: WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 100 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-CV-2023-901277.00
IN	I THE CIRCUIT CO	URT OF JEFFERSON COUNT	Y, ALABAMA
WILLIAM NOLZE ET AL V. 3M COMPANY ET AL			
NOTICE TO: DYNAX CORPORATION, C/O CORPORATE SYSTEMS LLC 3500 S. DUPONT HIGHWAY, DOVER, DE 19901			
		(Name and Address of Defendan	nt)
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE			
		[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland A	venue South, BIRMINGHAM, AL 35	
		[Address(es) of Plaintiff(s)	· · /-
THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT.			
TO ANY SHER		ON AUTHORIZED BY THE ALEDURE TO SERVE PROCESS:	
☐ You are hereby comma	nded to serve this S	Summons and a copy of the Cor	nplaint or other document in
this action upon the abo	ove-named Defenda	nt.	
Service by certified mai	l of this Summons is	s initiated upon the written reque	est of WILLIAM NOLZE
pursuant to the Alabam	a Rules of the Civil	Procedure.	[Name(s)]
04/19/2023		/s/ JACQUELINE ANDERSON	SMITH By:
(Date)		(Signature of Clerk)	(Name)
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. CADE	
		(Plaintiff's/Attorney's Signature)
		ETURN ON SERVICE	
Return receipt of certifie	ed mail received in t	his office on	(Date)
☐ I certify that I personally	delivered a copy o	f this Summons and Complaint	, ,
_ rearmy and repercentally	aomioroa a copy c		
(Name of Pe	erson Served)	IN(<i>N</i> i	County,
Alabama on	,		,
Alabama on	(Date)	<u> </u>	
			(Address of Server)
(Type of Process Server)	(Server	s Signature)	
	(Server	s Printed Name)	(Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 101 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

- CIVIL -IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL NOTICE TO: E.I. DUPONT DE NEMOURS AND COMPANY, C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET, WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 102 of 122

State of Alabama

SUMMONS

Court Case Number

Form C-34 Rev. 4/2017	- CIVIL -	01-CV-2023-901277.00			
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: KIDDE-FENWAL, WILMINGTON, D	NOTICE TO: KIDDE-FENWAL, INC., C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET, WILMINGTON, DE 19801				
	(Name and Address of De	fendant)			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
-	[Name(s) of Attorney(s)]				
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM,				
	[Address(es) of Pla	nintiff(s) or Attorney(s)]			
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AF SERVED ON YOU OR A JUDGMENT BY DEFAL INGS DEMANDED IN THE COMPLAINT OR OTHI	JLT MAY BE RENDERED AGAINST YOU FOR			
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY TH PROCEDURE TO SERVE PROC				
☐ Vou are hereby comma					
You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant.					
•		request of MULLIAM NOLZE			
✓ Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. [Name(s)]					
04/19/2023	/s/ JACQUELINE ANDER	RSON SMITH By:			
(Date)	(Signature of Cle.	, ,			
✓ Certified Mail is hereby	requested. /s/ GREGORY A. C	 CADE			
_ ,	(Plaintiff's/Attorney's Sig	nature)			
	RETURN ON SERVICE				
Return receipt of certifie	ed mail received in this office on				
		(Date)			
☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to					
	in	County,			
(Name of Pe	erson Served)	(Name of County)			
Alabama on					
	(Date)				
		(Address of Server)			
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)	(Phone Number of Server)			

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State of Alabama
Unified Judicial System
Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-CV-2023-901277.00		
IN	THE CIRCUIT C	OURT OF JEFFERSON COUNT	Y, ALABAMA		
	WILLIAM N	IOLZE ET AL V. 3M COMPANY E	ET AL		
NOTICE TO: KIDDE P.L.C., C/	O THE CORPORATION	TRUST COMPANY CORPORATION TRUST CE	ENTER, 1209 ORANGE STREET, WILMINGTON, DE		
	-	(Name and Address of Defendan	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)]				
THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT.					
TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS:					
☐ You are hereby comma	inded to serve this	Summons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ove-named Defen	dant.			
✓ Service by certified mai	l of this Summons	s is initiated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabam		•	[Name(s)]		
04/19/2023		/s/ JACQUELINE ANDERSON	I SMITH By:		
(Date)		(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)					
		RETURN ON SERVICE	,		
☐ Poture receipt of cortific					
Return receipt of certific	a maii received ii	Titlis office off	(Date)		
☐ I certify that I personally	v delivered a copy	of this Summons and Complaint	• • •		
_ recitify that repercement	,	in			
(Name of Pe	erson Served)		County,		
·	noon corvea)	(7.4	ame or county)		
Alabama on	(Date)	·			
	(Date)		(Address of Server)		
(T. (D.)		()	(Address of octver)		
(Type of Process Server)	(Serv	er's Signature)			
	<u> </u>	anda Drinta d Manaa)	(Dhana Mumbay of Canay)		
	(Serv	rer's Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 104 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-67-2023-901277.00	
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL				
NOTICE TO: NATION FORD C	HEMICAL COMP	ANY, C/O JOHN A. DICKSON, IV 2300 BANK STREET	T, FORT MILL, SC 29715	
		(Name and Address of Defendar	nt)	
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE				
		[Name(s) of Attorney(s)]		
WHOSE ADDRESS(ES) IS/A	RE: 2160 Hig	hland Avenue South, BIRMINGHAM, AL 35	5205 .	
		[Address(es) of Plaintiff(s	or Attorney(s)]	
THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT.				
TO ANY SHER		Y PERSON AUTHORIZED BY THE AL PROCEDURE TO SERVE PROCESS:		
☐ You are hereby comma	nded to serv	e this Summons and a copy of the Cor	nplaint or other document in	
this action upon the abo		• •		
✓ Service by certified mai	l of this Sum	mons is initiated upon the written reque	est of WILLIAM NOLZE	
pursuant to the Alabam		•	[Name(s)]	
04/19/2023		/s/ JACQUELINE ANDERSON	I SMITH By:	
(Date)		(Signature of Clerk)	(Name)	
✓ Certified Mail is hereby	requested	/s/ GREGORY A. CADE		
• Certified Wall is Hereby	(Plaintiff's/Attorney's Signature)			
		RETURN ON SERVICE		
☐ Return receipt of certified	ed mail recei	ved in this office on		
_			(Date)	
I certify that I personally	delivered a	copy of this Summons and Complaint	or other document to	
		in	County,	
(Name of Pe	erson Served)	(N	ame of County)	
Alabama on .				
	(Date)			
			(Address of Server)	
(Type of Process Server)		(Server's Signature)		
		(Server's Printed Name)	(Phone Number of Server)	

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 105 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

- CIVIL -IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL NATIONAL FOAM, INC., C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET. NOTICE TO: WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 106 of 122

State of Alabama

SUMMONS

Court Case Number

Unified Judicial System	- CIVIL -	01-CV-2023-901277.00
Form C-34 Rev. 4/2017		
IN	THE CIRCUIT COURT OF JEFFERSON CO WILLIAM NOLZE ET AL V. 3M COMPA	•
NOTICE TO: THE CHEMOURS WILMINGTON, DI	COMPANY, C/O THE CORPORATION TRUST COMPANY CO E 19801	RPORATION TRUST CENTER, 1209 ORANGE STREET,
	(Name and Address of De	fendant)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	ER DOCUMENT WHICH IS ATTACHED TO THIS TO PROTECT YOUR RIGHTS. YOU OR YOUI EN ANSWER, EITHER ADMITTING OR DENYING THE CLERK OF THIS COURT. A COPY OF YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTO	R ATTORNEY ARE REQUIRED TO FILE THE G EACH ALLEGATION IN THE COMPLAINT OR OUR ANSWER MUST BE MAILED OR HAND
	[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM,	AL 35205
	[Address(es) of Pla	nintiff(s) or Attorney(s)]
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AF SERVED ON YOU OR A JUDGMENT BY DEFAI INGS DEMANDED IN THE COMPLAINT OR OTH	ULT MAY BE RENDERED AGAINST YOU FOR
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY TH PROCEDURE TO SERVE PROC	
You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant.		
•		request of WILLIAM NOL 7E
✓ Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. [Name(s)]		
04/19/2023	/s/ JACQUELINE ANDEF	RSON SMITH By:
(Date)	(Signature of Cle	
✓ Certified Mail is hereby	requested. /s/ GREGORY A. C	CADE
	(Plaintiff's/Attorney's Sig	
	RETURN ON SERVICE	
☐ Return receipt of certifie	ed mail received in this office on	
·		(Date)
☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to		
	in	County,
(Name of Pe	rson Served)	(Name of County)
Alabama on .		
	(Date)	
		(Address of Server)
(Type of Process Server)	(Server's Signature)	
	(Server's Printed Name)	(Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 107 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

(Phone Number of Server)

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL THE CHEMOURS COMPANY FC, LLC, C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE NOTICE TO: STREET, WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature)

(Server's Printed Name)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 108 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL TYCO FIRE PRODUCTS LP, C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE STREET. NOTICE TO: WILMINGTON, DE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 109 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-CV-2023-901277.00
IN	THE CIRCUIT COURT OF JEFFERSON OF WILLIAM NOLZE ET AL V. 3M CON	•
NOTICE TO: UNITED TECHNO)LOGIES CORPORATION, C/O THE CORPORATION TRUS IGTON, DE 19801	ST COMPANY CORPORATION TRUST CENTER, 1209 ORANGE
	(Name and Address of	f Defendant)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	TO PROTECT YOUR RIGHTS. YOU OR YOU EN ANSWER, EITHER ADMITTING OR DENY	HIS SUMMONS IS IMPORTANT, AND YOU MUST OUR ATTORNEY ARE REQUIRED TO FILE THE ING EACH ALLEGATION IN THE COMPLAINT OR F YOUR ANSWER MUST BE MAILED OR HAND ITORNEY(S) OF THE PLAINTIFF(S),
-	[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHA	AM, AL 35205
	[Address(es) of	f Plaintiff(s) or Attorney(s)]
OTHER DOCUMENT WERE		AFTER THIS SUMMONS AND COMPLAINT OR FAULT MAY BE RENDERED AGAINST YOU FOR THER DOCUMENT.
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY	
	PROCEDURE TO SERVE PRO	
•	nded to serve this Summons and a copy of	f the Complaint or other document in
this action upon the abo		
	of this Summons is initiated upon the writt	·
	a Rules of the Civil Procedure.	[Name(s)]
04/19/2023 (Date)	/s/ JACQUELINE AND (Signature of	
Certified Mail is hereby		
	(Plaintiff's/Attorney's	s Signature)
	RETURN ON SERVIO	CE
Return receipt of certific	ed mail received in this office on	
		(Date)
☐ I certify that I personally	delivered a copy of this Summons and Co	omplaint or other document to
	in	County,
(Name of Pe	rson Served)	(Name of County)
Alabama on	<u> </u>	
	(Date)	
		(Address of Server)
(Type of Process Server)	(Server's Signature)	
	(Server's Printed Name)	(Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 110 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL - 01-CV-2023-901277.00				
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: UTC FIRE & SEC	NOTICE TO: UTC FIRE & SECURITY AMERICANS CORPORATION, INC., C/O REGISTERED OFFICE 15720 BRIXHAM HILL AVE #300, CHARLOTTE, NC				
	(Name an	d Address of Defendant	()		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of A	torney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, B	IRMINGHAM, AL 352 Idress(es) of Plaintiff(s)			
OTHER DOCUMENT WERE		NT BY DEFAULT MA	THIS SUMMONS AND COMPLAINT OR AY BE RENDERED AGAINST YOU FOR OCUMENT.		
TO ANY SHER	IFF OR ANY PERSON AUTHOR PROCEDURE TO SI		ABAMA RULES OF CIVIL		
☐ You are hereby comma	nded to serve this Summons and	a copy of the Com	nplaint or other document in		
this action upon the abo	ove-named Defendant.				
✓ Service by certified mail	of this Summons is initiated upo	n the written reque	est of WILLIAM NOLZE		
•	a Rules of the Civil Procedure.	·	[Name(s)]		
04/19/2023		LINE ANDERSON	SMITH By:		
(Date)		Signature of Clerk)	(Name)		
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)					
	RETURN ON	SERVICE			
Return receipt of certifie	ed mail received in this office on				
			(Date)		
☐ I certify that I personally	delivered a copy of this Summo	ns and Complaint o			
(Name of Bo	inin	(Na	County,		
•	rson Servea)	(IVa	nme of County)		
Alabama on	(Date)				
	(Date)		(Address of Consul		
			(Address of Server)		
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)		(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 111 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	,	- CIVIL -	01-CV-2023-901277.00		
	 THE CIRCUIT COI	JRT OF JEFFERSON COUNT	Y. ALABAMA		
II v		LZE ET AL V. 3M COMPANY I	•		
NOTICE TO: ALLSTAR FIRE E	QUIPMENT, C/O JOSEPH /	A. SPOSATO 12328 LOWER AZUSA ROAD	, ARCADIA, CA 91006		
		(Name and Address of Defendar			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Av	renue South, BIRMINGHAM, AL 35			
THE ANOMED AND DE A	44 LED OD DEL 19 (E1	[Address(es) of Plaintiff(s	· · · · ·		
OTHER DOCUMENT WERE	SERVED ON YOU O		THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR DCUMENT.		
TO ANY SHER		ON AUTHORIZED BY THE AL DURE TO SERVE PROCESS:			
☐ You are hereby comma	nded to serve this S	ummons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ove-named Defenda	nt.			
Service by certified mail	l of this Summons is	initiated upon the written reque			
pursuant to the Alabam	a Rules of the Civil I	Procedure.	[Name(s)]		
04/19/2023		/s/ JACQUELINE ANDERSON			
(Date)		(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature			
	RE	ETURN ON SERVICE			
☐ Return receipt of certifie	ed mail received in the	nis office on			
_			(Date)		
☐ I certify that I personally	delivered a copy of	this Summons and Complaint	or other document to		
		in	County,		
(Name of Pe	erson Served)	(N	ame of County)		
Alabama on	(5.1)	<u></u> ·			
	(Date)		(Address of Consort)		
-			(Address of Server)		
(Type of Process Server)	(Server's	s Signature)			
	(Server's	s Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 112 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	01-07-2023-901277.0				
	THE CIRCUIT COURT	OF IEEEEBSON	I COLINTY AL	ARAMA	
114		ET AL V. 3M CO	•		
NOTICE TO: FIRE-DEX, LLC, C	C/O THE CORPORATION TRUS	Γ COMPANY CORPORAT	TION TRUST CENTE	R, 1209 ORANGE STREET, WILMINGTON,	
		(Name and Address	of Defendant)		
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT	TO PROTECT YOUR R EN ANSWER, EITHER A THE CLERK OF THIS (RIGHTS. YOU OR Y DMITTING OR DEN COURT. A COPY (YOUR ATTORN IYING EACH AL DF YOUR ANS\	S IS IMPORTANT, AND YOU MUST EY ARE REQUIRED TO FILE THE LEGATION IN THE COMPLAINT OR WER MUST BE MAILED OR HAND OF THE PLAINTIFF(S),	
	[Na	ame(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenu		IAM, AL 35205 of Plaintiff(s) or Att	ornev(s)1	
	SERVED ON YOU OR A	WITHIN 30 DAYS JUDGMENT BY D	S AFTER THIS EFAULT MAY B	SUMMONS AND COMPLAINT OR E RENDERED AGAINST YOU FOR	
TO ANY SHER	IFF OR ANY PERSON	AUTHORIZED BY		MA RULES OF CIVIL	
☐ You are hereby comma				nt or other document in	
this action upon the abo					
✓ Service by certified mail	of this Summons is init	tiated upon the wri	itten request of	WILLIAM NOLZE	
pursuant to the Alabama		•	·	[Name(s)]	
. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By:					
(Date)		(Signature	of Clerk)	(Name)	
✓ Certified Mail is hereby	requested.	/s/ GREGORY (Plaintiff's/Attorney			
	RETU	JRN ON SERV	ICE		
Return receipt of certifie	ed mail received in this	office on			
				(Date)	
☐ I certify that I personally	delivered a copy of this	s Summons and C	complaint or oth	ner document to	
		in		County,	
(Name of Pe	rson Served)		(Name o	County)	
Alabama on					
	(Date)				
			(Ad	ddress of Server)	
(Type of Process Server)	(Server's Sig	nature)			
	(Server's Pri	nted Name)	(P	hone Number of Server)	

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 113 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-CV-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: GLOBE MANUFA	CTURING COMPANY L	LC, C/O CT CORPORATION SYSTEM 2 1/2 BE	ACON STREET, CONCORD, NH 03301		
		(Name and Address of Defendan	<i>t)</i>		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland	Avenue South, BIRMINGHAM, AL 35			
		[Address(es) of Plaintiff(s)	or Attorney(s)]		
OTHER DOCUMENT WERE	SERVED ON YOU		THIS SUMMONS AND COMPLAINT OR IAY BE RENDERED AGAINST YOU FOR DCUMENT.		
TO ANY SHER		RSON AUTHORIZED BY THE AL CEDURE TO SERVE PROCESS:	ABAMA RULES OF CIVIL		
☐ You are hereby comma	nded to serve thi	s Summons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ve-named Defer	idant.			
Service by certified mail	of this Summon	s is initiated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabama	a Rules of the Ci	vil Procedure.	[Name(s)]		
. 04/19/2023		/s/ JACQUELINE ANDERSON	SMITH By:		
(Date)	-	(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. CADE			
		(Plaintiff's/Attorney's Signature)		
		RETURN ON SERVICE			
Return receipt of certifie	ed maii received i	n this oπice on	(Date)		
☐ I certify that I personally	delivered a conv	of this Summons and Complaint	,		
_ recruity that i personally	delivered a copy	•			
/Name of Pe	erson Served)	in	County,		
·	rson serveu)	(144	arrie or Godinky)		
Alabama on	(Date)	·			
	(Date)		(Address of Server)		
			(Address of Server)		
(Type of Process Server)	(Ser	ver's Signature)			
	(Ser	ver's Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 114 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-01-2023-301211.00		
IN	IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA				
HONEVIA/ELL SA		NOLZE ET AL V. 3M COMPANY E SA, INC., C/O CORPORATION SERVICE COMPA			
NOTICE TO: HONEYWELL SA	FEIT PRODUCTS 03		<u> </u>		
THE COMPLAINT OF CTHE	ED DOOLINENT	(Name and Address of Defendan			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highlar	nd Avenue South, BIRMINGHAM, AL 35			
THE ANOMED AND DE A	*****	[Address(es) of Plaintiff(s)	• • • •		
OTHER DOCUMENT WERE	SERVED ON YO		THIS SUMMONS AND COMPLAINT OR AY BE RENDERED AGAINST YOU FOR DCUMENT.		
TO ANY SHER		ERSON AUTHORIZED BY THE AL OCEDURE TO SERVE PROCESS:	ABAMA RULES OF CIVIL		
☐ You are hereby comma	nded to serve tl	nis Summons and a copy of the Con	nplaint or other document in		
this action upon the abo	ove-named Defe	endant.			
Service by certified mai	I of this Summo	ns is initiated upon the written reque			
pursuant to the Alabam	a Rules of the C	Civil Procedure.	[Name(s)]		
04/19/2023		/s/ JACQUELINE ANDERSON			
(Date)		(Signature of Clerk)	(Name)		
Certified Mail is hereby	requested.	/s/ GREGORY A. CADE			
(Plaintiff's/Attorney's Signature)					
_		RETURN ON SERVICE			
Return receipt of certific	ed mail received	I in this office on			
☐ Leartify that Learsonally	, delivered a co	py of this Summons and Complaint o	(Date)		
	r delivered a cop				
(Name of Pe	erson Served)	in	County,		
	rson serveu)	(146	anie or County)		
Alabama on	(Date)	·			
	(2 410)		(Address of Server)		
(Type of Process Server)		erver's Signature)	(10010000100100)		
(Type of Frocess Server)	(36	erver's dignature			
	(Se	erver's Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 115 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-07-2023-301277.00		
IN	THE CIRCUIT COURT OF JEFFERSON COUNT	Y, ALABAMA		
	WILLIAM NOLZE ET AL V. 3M COMPANY I	ET AL		
NOTICE TO: LION GROUP, INC	C., C/O QI SERVICES, INC. 150 EAST FOURTH STREET, CINCINNAT	I, OH 45202		
	(Name and Address of Defendar	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE				
	[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, AL 35			
	[Address(es) of Plaintiff(s	or Attorney(s)]		
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTER SERVED ON YOU OR A JUDGMENT BY DEFAULT MINGS DEMANDED IN THE COMPLAINT OR OTHER DO	MAY BE RENDERED AGAINST YOU FOR		
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE AL PROCEDURE TO SERVE PROCESS:			
☐ You are hereby comma	nded to serve this Summons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ve-named Defendant.			
Service by certified mail	of this Summons is initiated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabama	a Rules of the Civil Procedure.	[Name(s)]		
04/19/2023	/s/ JACQUELINE ANDERSON	I SMITH By:		
(Date)	(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)			
	RETURN ON SERVICE			
Return receipt of certifie	d mail received in this office on			
_ '		(Date)		
I certify that I personally	delivered a copy of this Summons and Complaint	or other document to		
	in	County,		
(Name of Pe	rson Served) (N	ame of County)		
Alabama on				
	(Date)			
		(Address of Server)		
(Type of Process Server)	(Server's Signature)			
	(Server's Printed Name)	(Phone Number of Server)		

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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-04-2023-301211.00			
IN	IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA				
	WILLIAM NOLZE ET AL V. 3M COMPANY	ET AL			
NOTICE TO: MALLORY SAFET	TY AND SUPPLY LLC, C/O TIM LOY 1040 INDUSTRIAL WAY, LONGV	/IEW, WA 98632			
	(Name and Address of Defenda	ant)			
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
	[Name(s) of Attorney(s)]				
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, AL 3				
	[Address(es) of Plaintiff(s	s) or Attorney(s)]			
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTER SERVED ON YOU OR A JUDGMENT BY DEFAULT I INGS DEMANDED IN THE COMPLAINT OR OTHER D	MAY BE RENDERED AGAINST YOU FOR			
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE A PROCEDURE TO SERVE PROCESS				
☐ You are hereby comma	nded to serve this Summons and a copy of the Co	mplaint or other document in			
this action upon the abo	ve-named Defendant.				
Service by certified mail	of this Summons is initiated upon the written requ	uest of WILLIAM NOLZE			
pursuant to the Alabama	a Rules of the Civil Procedure.	[Name(s)]			
04/19/2023	/s/ JACQUELINE ANDERSOI	N SMITH By:			
(Date)	(Signature of Clerk)	(Name)			
✓ Certified Mail is hereby	✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)				
	RETURN ON SERVICE				
Return receipt of certifie	ed mail received in this office on				
		(Date)			
☐ I certify that I personally	delivered a copy of this Summons and Complaint	or other document to			
	in	County,			
(Name of Pe	rson Served) (N	Name of County)			
Alabama on					
	(Date)				
		(Address of Server)			
(Type of Process Server)	(Server's Signature)				
	(Server's Printed Name)	(Phone Number of Server)			

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 117 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Court Case Number 01-CV-2023-901277.00

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL

MINE SAFETY APPLIANCES CO., LLC, C/O THE CORPORATION TRUST COMPANY CORPORATION TRUST CENTER. 1209 ORANGE NOTICE TO: MINE SAFETT AT THE WATER TO THE 19801 (Name and Address of Defendant) THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE [Name(s) of Attorney(s)] WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205 [Address(es) of Plaintiff(s) or Attorney(s)] THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT. TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS: You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant. Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE pursuant to the Alabama Rules of the Civil Procedure. 04/19/2023 /s/ JACQUELINE ANDERSON SMITH By: (Date) (Signature of Clerk) Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature) **RETURN ON SERVICE** Return receipt of certified mail received in this office on ☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to County, (Name of County) (Name of Person Served) Alabama on (Date) (Address of Server) (Type of Process Server) (Server's Signature) (Server's Printed Name) (Phone Number of Server)

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 118 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017	- CIVIL -	01-07-2023-901277.00
IN	THE CIRCUIT COURT OF JEFFERSON COUN WILLIAM NOLZE ET AL V. 3M COMPAN	•
NOTICE TO: MUNICIPAL EME	RGENCY SERVICES, INC., C/O NATIONAL REGISTERED AGENTS	, INC. 701 SOUTH CARSON STREET, SUITE 200,
OAKOON OITT, I	(Name and Address of Defend	lant)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	R DOCUMENT WHICH IS ATTACHED TO THIS SU TO PROTECT YOUR RIGHTS. YOU OR YOUR A EN ANSWER, EITHER ADMITTING OR DENYING EA THE CLERK OF THIS COURT. A COPY OF YOU OUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORN	TTORNEY ARE REQUIRED TO FILE THE ACH ALLEGATION IN THE COMPLAINT OR R ANSWER MUST BE MAILED OR HAND
	[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland Avenue South, BIRMINGHAM, AL	35205 .
	[Address(es) of Plaintif	(s) or Attorney(s)]
OTHER DOCUMENT WERE	MAILED OR DELIVERED WITHIN 30 DAYS AFTER SERVED ON YOU OR A JUDGMENT BY DEFAULT INGS DEMANDED IN THE COMPLAINT OR OTHER	MAY BE RENDERED AGAINST YOU FOR
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY THE A	
	PROCEDURE TO SERVE PROCES	
	nded to serve this Summons and a copy of the C	omplaint or other document in
this action upon the abo		
	of this Summons is initiated upon the written rec	
•	a Rules of the Civil Procedure.	[Name(s)]
04/19/2023	/s/ JACQUELINE ANDERSO	,
(Date)	(Signature of Clerk)	(Name)
Certified Mail is hereby	·	
	(Plaintiff's/Attorney's Signati	ire)
	RETURN ON SERVICE	
Return receipt of certifie	ed mail received in this office on	
		(Date)
☐ I certify that I personally	delivered a copy of this Summons and Complain	nt or other document to
	in	County,
(Name of Pe		(Name of County)
Alabama on		
	(Date)	
		(Address of Server)
(Type of Process Server)	(Server's Signature)	
	(Server's Printed Name)	(Phone Number of Server)

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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -		01 01 2020	001217.00
IN	THE CIRCUIT CO	OURT OF JEFFERSON CO	UNTY,	ALABAMA	
	WILLIAM NOLZE ET AL V. 3M COMPANY ET AL				
NOTICE TO: PBI PERFORMAN	NCE PRODUCTS, INC., C	O CORPORATION SERVICE COMPAI	NY 251 LIT	ITLE FALLS DRIVE, W	ILMINGTON, DE 19808
		(Name and Address of Det	fendant)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Highland A	Avenue South, BIRMINGHAM, [Address(es) of Plai			
OTHER DOCUMENT WERE	SERVED ON YOU	ERED WITHIN 30 DAYS AFT OR A JUDGMENT BY DEFAU IN THE COMPLAINT OR OTHE	JLT MAY	Y BE RENDERED	
TO ANY SHER		SON AUTHORIZED BY THE EDURE TO SERVE PROCI		BAMA RULES C	OF CIVIL
☐ You are hereby comma	nded to serve this	Summons and a copy of the	e Comp	laint or other doo	cument in
this action upon the abo	ve-named Defend	lant.			
Service by certified mail	of this Summons	is initiated upon the written	request	of WILLIAM NC)LZE
pursuant to the Alabama	a Rules of the Civi	l Procedure.		I	[Name(s)]
04/19/2023		/s/ JACQUELINE ANDER	RSON S	SMITH By:	
(Date)		(Signature of Cler	rk)		(Name)
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. C (Plaintiff's/Attorney's Sig			
	F	RETURN ON SERVICE	1		
Return receipt of certifie	ed mail received in	this office on			
				(Date)	
I certify that I personally	delivered a copy	of this Summons and Comp	laint or	other document	to
		in			County,
(Name of Pe	erson Served)		(Nam	e of County)	
Alabama on					
	(Date)				
				(Address of Server)	_
(Type of Process Server)	(Serve	er's Signature)			
	(Song	er's Printed Name)		(Phone Number of S	Convert
	(Serve	ers Printed Name)		(Priorie Nurriber of S	Server)

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State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	01-67-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: SOUTHERN MILL	S, INC., C/O MA	RK D. CHRISTMAN 6501 MALL BOULEVARD, UNION	CITY, GA 30291		
		(Name and Address of Defendar	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: 2160 Hig	hland Avenue South, BIRMINGHAM, AL 35	5205 .		
		[Address(es) of Plaintiff(s	or Attorney(s)]		
OTHER DOCUMENT WERE	SERVED ON		THIS SUMMONS AND COMPLAINT OR MAY BE RENDERED AGAINST YOU FOR OCUMENT.		
TO ANY SHER		PERSON AUTHORIZED BY THE ALPROCEDURE TO SERVE PROCESS:			
☐ You are hereby comma	nded to serv	e this Summons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ove-named D	Defendant.	·		
✓ Service by certified mai	l of this Sum	mons is initiated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabam		•	[Name(s)]		
04/19/2023		/s/ JACQUELINE ANDERSON	I SMITH By:		
(Date)		(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. CADE			
(Plaintiff's/Attorney's Signature)					
		RETURN ON SERVICE			
☐ Return receipt of certifie	ed mail recei	ved in this office on			
_			(Date)		
☐ I certify that I personally	delivered a	copy of this Summons and Complaint	or other document to		
		in	County,		
(Name of Pe	erson Served)	(N	ame of County)		
Alabama on					
	(Date)				
			(Address of Server)		
(Type of Process Server)		(Server's Signature)			
		(Server's Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 121 of 122

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017

SUMMONS - CIVIL -

Form C-34 Rev. 4/2017		- CIVIL -	U1-CV-2023-901277.00		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA WILLIAM NOLZE ET AL V. 3M COMPANY ET AL					
NOTICE TO: STEDFAST USA,	INC., C/O NATIO	ONAL REGISTERED AGENTS, SAMANTHA SUTTON 3	800 MONTVUE RD., KNOXVILLE, TN 37919		
		(Name and Address of Defendan	nt)		
THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), GREGORY A. CADE					
		[Name(s) of Attorney(s)]			
WHOSE ADDRESS(ES) IS/A	RE: <u>2160 Hig</u>	hland Avenue South, BIRMINGHAM, AL 35			
		[Address(es) of Plaintiff(s)	or Attorney(s)]		
OTHER DOCUMENT WERE	SERVED ON	DELIVERED WITHIN 30 DAYS AFTER ¹ I YOU OR A JUDGMENT BY DEFAULT M NDED IN THE COMPLAINT OR OTHER DO	MAY BE RENDERED AGAINST YOU FOR		
TO ANY SHER		Y PERSON AUTHORIZED BY THE AL PROCEDURE TO SERVE PROCESS:			
☐ You are hereby comma	nded to serv	re this Summons and a copy of the Cor	nplaint or other document in		
this action upon the abo	ove-named D	Defendant.			
✓ Service by certified mai	l of this Sum	mons is initiated upon the written reque	est of WILLIAM NOLZE		
pursuant to the Alabam	a Rules of th	e Civil Procedure.	[Name(s)]		
04/19/2023		/s/ JACQUELINE ANDERSON	SMITH By:		
(Date)		(Signature of Clerk)	(Name)		
✓ Certified Mail is hereby	requested.	/s/ GREGORY A. CADE			
(Plaintiff's/Attorney's Signature)					
		RETURN ON SERVICE			
☐ Return receipt of certifie	ed mail recei	ved in this office on			
_			(Date)		
I certify that I personally	delivered a	copy of this Summons and Complaint	or other document to		
		in	County,		
(Name of Pe	erson Served)	(Na	ame of County)		
Alabama on					
	(Date)				
			(Address of Server)		
(Type of Process Server)		(Server's Signature)			
		(Server's Printed Name)	(Phone Number of Server)		

Case 2:23-cv-00664-RDP Document 1-1 Filed 05/24/23 Page 122 of 122

State of Alabama Unified Judicial System

SUMMONS

Court Case Number

Form C-34 Rev. 4/2017	- CIVIL -	01-CV-2023-901277.00
	THE CIRCUIT COURT OF HEFE POOL	L COLINTY ALADAMA
IN	THE CIRCUIT COURT OF JEFFERSON WILLIAM NOLZE ET AL V. 3M CO	•
NOTICE TO: W.L. GORE & AS WILMINGTON, D	SOCIATES INC., C/O THE CORPORATION TRUST COME = 19801	PANY CORPORATION TRUST CENTER, 1209 ORANGE STREET,
	(Name and Address	of Defendant)
TAKE IMMEDIATE ACTION ORIGINAL OF YOUR WRITT OTHER DOCUMENT, WITH	TO PROTECT YOUR RIGHTS. YOU OR YEN ANSWER, EITHER ADMITTING OR DEN	THIS SUMMONS IS IMPORTANT, AND YOU MUST YOUR ATTORNEY ARE REQUIRED TO FILE THE YING EACH ALLEGATION IN THE COMPLAINT OR OF YOUR ANSWER MUST BE MAILED OR HAND ATTORNEY(S) OF THE PLAINTIFF(S),
-	[Name(s) of Attorney(s)]	
WHOSE ADDRESS(ES) IS/ARE: 2160 Highland Avenue South, BIRMINGHAM, AL 35205		
	[Address(es)	of Plaintiff(s) or Attorney(s)]
OTHER DOCUMENT WERE		S AFTER THIS SUMMONS AND COMPLAINT OR EFAULT MAY BE RENDERED AGAINST YOU FOR OTHER DOCUMENT.
TO ANY SHER	IFF OR ANY PERSON AUTHORIZED BY	
□ V bb	PROCEDURE TO SERVE PR	
You are hereby commanded to serve this Summons and a copy of the Complaint or other document in		
this action upon the above-named Defendant. ✓ Service by certified mail of this Summons is initiated upon the written request of WILLIAM NOLZE		
· · · · · · · · · · · · · · · · · · ·	·	[Name(s)]
pursuant to the Alabama Nules of the Givil Flocedure.		
(Date)	(Signature	
Contified Mail in househouse succeed (a) CRECORY A CARE		
✓ Certified Mail is hereby requested. /s/ GREGORY A. CADE (Plaintiff's/Attorney's Signature)		
	RETURN ON SERV	ICE
Return receipt of certified	d mail received in this office on	
		(Date)
☐ I certify that I personally	delivered a copy of this Summons and C	complaint or other document to
	in	County,
(Name of Pe	rson Served)	(Name of County)
Alabama on	·	
	(Date)	
		(Address of Server)
(Type of Process Server)	(Server's Signature)	
	(Server's Printed Name)	(Phone Number of Server)